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YOUR MONEY. YOUR WAY



OENO VIVA



OUR CORRUPT LEGAL SYSTEM;

46. The Plaintiffs rely on the works of Evan Whitton was Editor of The National Times, Chief Reporter at The Sydney Morning Herald, and Reader in Journalism at Queensland University. He received the Walkley Award for National Journalism five times and was Journalist of the Year 1983 for '*courage and innovation*' in reporting an inquiry into judicial corruption. He began researching the West's two legal systems in 1991 after observing how each system dealt with the same criminal, police chief Sir Terence Lewis. He was then a columnist on a legal journal, Justinian This is his eighth non-fiction book

Whitton's work noticed

'*A dazzling writer, incisive and addictive*'. – Dr George Miller, director Babe, Happy Feet.

a) Trial by Voodoo (1994)

'*The only book in the language that critically examines the law as a whole.*' – Professor Alex Ziegert, Sydney University.

The Cartel (1998)

'*Evan Whitton has said, with I think consummate wisdom: "Truth and justice require ... the abolition of rules for concealing evidence."*' – Sir Laurence Street, former Chief Justice, NSW.

'*Whitton has a remarkably extensive knowledge of the legal system and the way it works ... rich in anecdote ... a wealth of historical knowledge and research ... His insights are always valuable...*' – Justice Ian Callinan, High Court of Australia.

Serial Liars (2005)

'*... confronts all the major lawyer arguments and disposes of them.*' – Brett Dawson, former Crown Prosecutor.

Other books by Evan Whitton

Can of Worms (1986)

Amazing Scenes (1987)

*Can of Worms II (1987)

*The Hillbilly Dictator (1989, *updated edition 1993)

*Trial by Voodoo: Why the Law Defeats Truth and Democracy (1994)

*The Cartel: Lawyers and Their Nine Magic Tricks (1998)

*Serial Liars (2005)

The books marked * are available online at www.netk.net.au/WhittonHome.asp

WOE UNTO YOU YE LAWYERS



I have attached for the consideration of the Court:

11. OUR CORRUPT LEGAL SYSTEM 2009 by Evan Whitton (ANNEXURE 14)
12. WOE UNTO YOU YE LAWYERS 1939 by Professor Fred Roddell (ANNEXURE 15)

In order to ensure complete separation from the National Debt Act 1870 (UK) I filed and served a Form 206 Proof of Life on the 29th September 2021. (ANNEXURE 16)

As you know the exercise of discretionary public powers conferred under enactments can rise no higher than its source AND I have set aside many aspects of Judgments of the High Court as being Frauds on the Court by the Court in respect to the Tenth Enactment: (ANNEXURE 17)

I reset the source of discretionary public powers in Australia on the 17th October 2020 pursuant to the Fourth Enactment (ANNEXURE 18) in the last 5 years you have not disputed that I am the only relevant heir successor and assign to Queen Elizabeth II, nor have you disputed that I, and/or my Heirs Successors and Assigns are your source of Power AND that you act as my agents in my capacity as the Unitary executive.

5. CREATION OF TAXATION SCHEME BY WESTERN AUSTRALIA

YOUR REF:
OUR REF: 019-25
ENQUIRIES: Danielle Joyce
COURT REF: PE/CIV/1453/2023

Glenn Desmond MOIR
PO BOX 72
MOGUMBER WA 6506

Dear Sir

PROPERTY (SEIZURE and SALE) ORDER 019-25 Commonwealth Bank V Glenn Desmond MOIR

I refer to the above Property (Seizure and Sale) Order and advise that the sale of the land seized in this matter was successfully executed on 14th August 2025

Please find below the payment breakdown for the balance of the successful bid amount, less associated costs:

Auction bids	\$700,000.00
Debt	-386,423.26
Interest	-42,178.37
Previous enforcement costs	-781.00
Landgate Registration	-316.90
Enforcement fee	-255.00
Travel	-147.90
Certified copy	- 32.20
Commission	-9,998.08
Prep for Sale	-1,065.00
Land Enquiries	-530.26
Valuation fee	-1,462.78
Advertising	-680.91
Attend Sale fee	-174.50
Total	<u>\$255,953.84</u>

Please provide your account details to enable my office to transfer the surplus funds from the Sheriff's Auction for the above-mentioned matter:

- **Account Name:**

Locked Bag 3000, Perth 6839
Phone: (08) 9425 2481 Email: sheriff.civil@justice.wa.gov.au
www.justice.wa.gov.au
ABN 70 598 519 443



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- BSB:
- Account Number:

If payment details are not received by **Friday, 3 October 2025**, a cheque will be issued in your name and posted to:

PO BOX 72, MOGUMBER WA 6506

Should you have any questions or require further clarification, please do not hesitate to contact this office

Yours faithfully

1 of 2

DEPUTY SHERIFF

The above mentioned correspondence received by Mr Moir on 16th September 2025 refers to a seizure and sale of land which was not possible under International Trade Law and could not subvert the Indefeasibility of title of the Registered Proprietor whose equitable right of redemption referred to in my Findings produced and marked as **AMG 9072** OVCR Letter to Associate Justice Ierodiaconou, Minter Ellison, Piper Alderman, Coors Chambers Westgarth dated 16th September 2025 and ANNEXURES 1-10.

On the 7th of August 2025 I drew a CASH ASSET with Serial Number SN; 61.00415/2025 with Face value of AUD\$460,000 with Maturity 8th August 2025 which was delivered to the West Australian Department of Justice on the 11th August 2025.

It seems to me that the true purpose of this action was to prevent the right to a fair hearing and avoid the equity and property rights of Mr Moir personally and in his capacity as Trustee of the Glenn Desmond Moir Family Irrevocable Living Trust. At no time in the Court proceedings was Mr Moir allowed to submit his materials through Registry and due process

ALL RIGHTS RESERVED

Kind Regards



Signature: _____

Name / Title: **ANDREW MORTON GARRETT:**

Global International Crown Unitary Executive, International Crown Attorney General, Chief Justice of International Crown Court of Justice Chief Justice of International Crown Criminal Court for Abolition of Impunity, Global Managing Director, , Global Managing Trustee; Global Chairman of Board Of Trustees, Global Licensor Of Discretionary Public Powers, Global Trustee In Bankruptcy, Global Liquidator, Global Managing Controller, Global Receiver And Manager.

SCHEDULE

THE ANDREW GARRETT FAMILY OFFICE DOMICILED IN K.S.A. from 01.07.2022 as at 19.10.2024; Related TAX Entities as Previously Registered with TREASURY, RBA, ATO and AUSTRAC until 25.05.2016;

	ANDREW GARRETT FAMILY OFFICE Related Entity Name as Registered with ATO and AUSTRAC as at 15.07.2024	CASH ON DEPOSIT	Commencement Date	CENTRAL BANK SECONDARY ACCOUNT	CENTRAL BANK PRIMARY ACCOUNT	REQUEST FOR TAX RETURN DOC REFERENCE #	AUSTRAC ROUTING	Business Profile	Form Tracking
1	ANDREW MORTON GARRETT	∞		70 432 067 434	562825163				
2	THE TRUSTEE FOR A LETTER TO MY SONS TRUST	∞		90 243 103 687	677333099		N/A	N/A	N/A
3	THE TRUSTEE FOR THE ANDREW GARRETT IRREVOCABLE LIVING TRUST	∞	11/04/1957	51 725 142 618	676806439		TBA	TBA	TBA
4	THE TRUSTEE FOR THE AVERIL BAKER IRREVOCABLE LIVING TRUST	∞	23/08/1956	29 759 949 564	676880711		N/A	TBA	TBA
5	ANDREW FLETCHER AND ASSCIATES PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6026; FORM 504 served 23/12/2022	∞	12/11/1980	007 940 427	584279947				
6	THE TRUSTEE FOR THE ANDREW GARRETT FAMILY IRREVOCABLE LIVING TRUST (TAGFILT)	∞	28/02/1981	3614860755419; 3614864118976; 3615086037615	TBA		N/A	TBA	TBA
7	ANDREW GARRETT GROUP PTY LTD AS TRUSTEE FOR THE ANDREW GARRETT FAMILY TRUST, EXHIBIT AMG 6026; FORM 504 served 23/12/2022	∞	18/07/1983	78 761 760 976	38410020		N/A	TBA	TBA
8	WOODROFE INDUSTRIES LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 5971; FORM 504 dated 18/12/2022 served 23/12/2022	∞	31/07/1985	35 008 080 466 87 539 833 048	584274774				
9	REMIREMENT PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6055; FORM 504 served 30/12/2022	∞	16/06/1987	008 141 222 25 513 595 023	584279080				
10	FORBRYDE PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6030; FORM 504 served 30/12/2022	∞	16/08/1988	008 190 252 72 721 877 683	584280528				
16	THE TRUSTEE FOR THE GARRETT FAMILY TRUST	∞	28/05/1993	33 742 394 619			N/A	TBA	TBA
	NICTOM PTY LTD AS TRUSTEE FOR THE GARRETT FAMILY TRUST ORGANISATION NUMBER FROM TATACHILLA HISTORICAL SEARCH	∞		070 613 204					
		∞							
17	DUXTON WINERY BURONGA PTY. LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6072; FORM 504 served 30/12/2021	∞	27/09/1939	81 007 516 529					
18	RANIMAT PTY. LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6084; FORM 504 served 30/12/2022	∞	1/12/1967	25 000 600 859					
19	MADAM TUSSAUDS'S WAXWORKS PTY. LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6075; FORM 504 served 30/12/2022	∞	20/06/1973	99 001 134 523					
20	GARDEN GULLY GREAT WESTERN VINEYARDS PTY. LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6005; FORM 504 served 23/12/2022	∞	22/07/1987	48 006 818 177					
21	TJV WINE CO. PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 5998; FORM 504 served 23/12/2022	∞	25/08/1987	35 008 150 936					
22	DORRIEN ESTATE WINERY PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6070; FORM 504 served 30/12/2023	∞	15/05/1989	81 003 775 139					
23	VINPAC INTERNATIONAL PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6080; FORM 504 served 30/12/2024	∞	17/08/1989	20 008 266 779					
24	VINTNERS IMPORTS PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6081; FORM 504 served 30/12/2025	∞	17/08/1989	30 008 266 760					
25	CLASSIC OAK PRODUCTS PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6069; FORM 504 served 30/12/2023	∞	8/11/1990	46 050 332 913					
26	YOUNG STREET (NO 133) PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6064; FORM 504 served 30/12/2022	∞	18/03/1993	059 421 831					
27	YOUNG STREET (NO 137) PTY LTD (MANAGING CONTROLLER APPOINTED) AS TRUSTEE FOR THE TINLINS WINE TRUST, EXHIBIT AMG 6000; FORM 504 served 23/12/2022	∞	28/05/1993	51 688 747 623					
28	TATACHILLA WINERY PTY LTD (MANAGING CONTROLLER APPOINTED) PREVIOUSLY YOUNG STREET (NO 155) PTY LTD, EXHIBIT AMG 5971; FORM 504 served 23/12/2022	∞	14/12/1993	92 062 819 345					
29	FLORYNA PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6004; FORM 5042 served 23/12/2022	∞	29/06/1994	065 440 744					

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30	CELLARMASTER (NOMINEES) PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6062; FORM 5042 served 23/12/2023	∞	9/09/1994	97 066 331 959				
31	BALTHAZAR BAROSSA PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6066; FORM 5042 served 30/12/2024	∞	23/08/1995	82 070 839 995				
32	CELLARMASTER WINES PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6067; FORM 5042 served 30/12/2025	∞	10/12/1996	95 076 727 949				
33	E&A CORPORATE SERVICES LIMITED (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6027; FORM 504 served 23/12/2022	∞	14/02/1997	55 077 487 944				
34	YARLA NOMINEES PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6003; FORM 504 served 23/12/2022	∞	18/02/1998	081 678 604				
35	WARRENDI PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 5999; FORM 504 served 23/12/2022	∞	18/02/1998	081 678 524				
36	PALLTEC PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6065; FORM 504 served 30/12/2023	∞	14/06/1998	56 082 884 973				
37	E&A LIMITED (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6028; FORM 504 served 23/12/2022	∞	12/07/1999	22 088 588 425				
38	SERVCORP LIMITED (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 5983; FORM 5042 served 23/12/2022	∞	24/08/1999	97 089 222 506				
39	YOUNG STREET (NO 137) PTY LTD (MANAGING CONTROLLER APPOINTED) AS TRUSTEE FOR THE RANDALL FAMILY TRUST, EXHIBIT AMG 6000; FORM 504 served 23/12/2022	∞	1/11/1999	51 688 747 623				
40	E&A CORPORATE FINANCE LIMITED (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6029; FORM 504 served 23/12/2022	∞	15/03/2001	26 096 223 406				
41	LARK DISTILLING CO. LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 5992; FORM 504 served 23/12/2022	∞	2/05/2003	104 600 544				
42	FLEURIEU VINTNERS PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6021; FORM 504 served 23/12/2022	∞	22/06/2005	31 114 888 701				
43	NOT WINE PTY. LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6007; FORM 504 served 23/12/2022	∞	5/09/2006	34 121 580 907				
44	RANKINS ESTATE PTY LTD (MANAGING CONTROLLER APPOINTED) FOR RANKINS ESTATE UNIT TRUST, EXHIBIT AMG 6023; FORM 504 served 23/12/2022	∞	21/06/2006	95 896 102 043				
45	DUXTON APPLES PTY LTD (MANAGING CONTROLLER APPOINTED) FOR RANKINS ESTATE UNIT TRUST, EXHIBIT AMG 6079; FORM 504 served 30/12/2023	∞	4/01/2007	90 123 314 910				
46	RANAT INVESTMENTS PTY LIMITED (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6082; FORM 504 served 30/12/2020	∞	10/01/2007	13 123 400 877				
47	KENNEDY CORPORATION PTY LIMITED (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6074; FORM 504 served 30/12/2021	∞	6/03/2007	83 124 281 278				
48	SEPPELTSFIELD PTY LIMITED (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6019; FORM 504 served 23/12/2022	∞	17/08/2007	127 078 228				
49	SEPPELTSFIELD WINES PTY LIMITED (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6018; FORM 504 served 23/12/2022	∞	17/08/2007	97 127 078 282				
50	SADDLEHORN INVESTMENTS PTY LIMITED (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6083; FORM 504 served 30/12/2023	∞	20/09/2007	127 633 078				
51	RANAT HOLDINGS PTY LIMITED (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6078; FORM 504 served 30/12/2023	∞	17/06/2008	88 131 670 936				
52	FLEXTANK INTERNATIONAL PTY LIMITED (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6063; FORM 504 served 30/12/2023	∞	18/06/2008	80 131 685 928				
53	THE BAROSSA WINE COMPANY PTY. LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 5995; FORM 504 served 23/12/2022	∞	29/07/2009	138 564 593				

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54	PALLMAC PTY. LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6076; FORM 504 served 30/12/2023	∞	22/03/2010	85 142 711 153				
55	BOAT RAMP HOLDINGS PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6015; FORM 504 served 23/12/2022	∞	9/03/2011	35 149 772 190				
56	STAR OF GREECE HOLDINGS PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6008; FORM 504 served 23/12/2022	∞	9/03/2011	35 149 769 899				
57	WESTERN RIDGE VINEYARDS PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6001; FORM 504 served 23/12/2022	∞	4/08/2011	152 481 582				
58	TINLINS WINES PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 5995; FORM 504 served 23/12/2022	∞	4/08/2011	25 152 481 573				
59	RWG SERVICES PTY LIMITED (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 5989; FORM 504 served 23/12/2022	∞	19/08/2011	97 152 775 543				
60	163 PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6016; FORM 504 served 23/12/2022	∞	11/01/2012	155 090 921				
61	SADDLEHORN INVESTMENTS PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6085; FORM 504 served 30/12/2022	∞	24/10/2012	160 920 561				
62	BOAR'S ROCK WINERY PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 5990; FORM 504 served 23/12/2022	∞	30/11/2012	19 159 624 521				
63	BARRELLMASTERS AUSTRALIA PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6060; FORM 504 served 30/12/2022	∞	16/01/2013	26 161 958 658				
64	THE RANDALL WINE COMPANY PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6006; FORM 504 served 23/12/2022	∞	22/04/2002	97 099 374 759				
65	Change of trading name	∞	1/05/2018	97 099 374 759				
66	THE PURE WINE COMPANY PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6077; FORM 504 served 30/12/2022	∞	31/01/2014	69 167 820 304				
67	MONOPOLY PROPERT GROUP PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6086; FORM 504 served 30/12/2023	∞	3/12/2014	34 603 184 238				
68	THE TRUSTEE FOR THE BUNYIP WATER UNIT TRUST (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6014; FORM 504 served 23/12/2022	∞	5/02/2015	93 551 759 920				
69	JOINT VENTURE JUICING PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6073; FORM 504 served 30/12/2023	∞	25/02/2015	50 604 435 323				
70	DUXTON VITICULTURE PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6071; FORM 504 served 30/12/2022	∞	20/11/2015	83 609 424 704				
71	WIDARA HERITAGE PORK PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6002; FORM 504 served 23/12/2022	∞	30/11/2016	93 616 208 989				
72	RANDALL MCLAREN VALE PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 5991; FORM 504 served 23/12/2022	∞	?????	59 421 804				
73	WESTERN RIDGE WINES PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 5997; FORM 504 served 23/12/2022	∞	12/12/2017	20 623 374 630				
74	RYECROFT WINES PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 5994; FORM 504 served 23/12/2022	∞	3/03/2017	81 617 758 871				
75	RYECROFT LANDHOLDING PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 5994; FORM 504 served 23/12/2022	∞	3/03/2017	617 757 258				
76	RANDALL WINES INTERNATIONAL PTY LTD (MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6057; FORM 504 served 30/12/2022	∞	13/08/2019	51 635 478 232				
77	SEPPELTSFIELD PTY LTD AS TRUSTEE FOR SEPPELTSFIELD ESTATE TRUST (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6012; FORM 504 served 23/12/2022	∞	17/08/2007	90 440 728 044				
		∞	29/06/2018	90 440 728 044				
		∞	29/06/2018	90 440 728 044				

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78	QUELLTALER WINE ESTATE PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6020; FORM 504 served 23/12/2022	∞	25/10/2017	622 461 661				
79	WESTERN RIDGE BULK WINES PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6017; FORM 504 served 23/12/2022	∞	7/02/2018	61 624 282 435				
80	CHOCOLATIER HOLDINGS PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6068; FORM 504 served 30/12/2023	∞	14/02/2018	624 413 743				
81	RANDALL TRANSPORT PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6011; FORM 504 served 23/12/2022	∞	16/02/2018	67 624 473 249				
82	AUBIRN TERRA ROSSA PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6061; FORM 504 served 30/12/2023	∞	1/05/2018	84 625 888 860				
83	RANDALL SUPER NOMINEES PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 5993; FORM 504 served 23/12/2022	∞	31/05/2018	626 530 103				
84	RYECROFT WINES PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6013; FORM 504 served 23/12/2022	∞	29/06/2018	81 617 758 871				
85	BOAR'S ROCK HOLDINGS PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6022; FORM 504 served 23/12/2022	∞	17/07/2019	634 926 837				
86	DUXTON VINEYARDS PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6010; FORM 504 served 23/12/2022	∞	15/10/2015	26 608 763 515				
87	DUXTON VINEYARDS WATER PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6009; FORM 504 served 23/12/2022	∞	20/11/2015	87 609 424 786				
88	WAZZA SQUARED PTY LTD (MANAGING CONTROLLER APPOINTED) EXHIBIT AMG 6031; FORM 504 served 23/12/2022	∞	4/02/2015	608 056 588				
89	YOUNG STREET (NO 137) PTY LTD (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED), EXHIBIT AMG 6000; FORM 504 served 23/12/2022	∞	1/05/2016	34 301 209 380				
		∞						
90	NICTOM PTY LTD	∞	28/05/1993	060 306 765				
	THE TRUSTEE FOR THE GARRETT FAMILY TRUST New ABN	∞	28/05/1993	33 742 394 619		N/A	TBA	TBA
91	TATACHILLA WINERY PTY LTD, PREVIOUSLY YOUNG STREET (NO. 155) PTY LTD	∞	14/12/1993	062 819 345				
92	ANDREW GARRETT WINE RESORTS PTY LTD	∞	23/05/1994	064 792 221				
93	SPRINGWOOD PARK UNIT TRUST	∞	10/12/1996	82 769 895 128				
94	SUNBURST PROPERTY TRUST	∞	1/07/2002	31 818 816 113				
95	AGWATER WATER SUPPLY UNIT TRUST	∞	27/03/2003	60 434 466 550				
96	THE TRUSTEE FOR THE ANDREW GARRETT FAMILY TRUST NO 2	∞	21/08/2003	95 862 501 644	802295046	N/A	TBA	TBA
97	THE TRUSTEE FOR THE AVERIL GARRETT FAMILY TRUST	∞	27/06/2005	45 598 585 281	923000859	N/A	TBA	TBA
98	THE TRUSTEE FOR THE ANDREW GARRETT FAMILY TRUST NO 3	∞	27/06/2005	21 675 178 730	837529631	N/A	TBA	TBA
99	FABAL AGRIBUSINESS MANAGEMENT PTY LTD	∞	28/07/1995	070 525 441				
100	INTERNATIONAL VINEYARDS PTY LTD	∞	28/05/1996	074 023 671				
101	GARRETT INTERNATIONAL INVESTMENTS PTY LTD	∞	12/06/1996	074 250 409				
102	ANDREW GARRETT VINEYARD ESTATES PTY LTD	∞	28/10/1996	076 150 260				
103	THE TRUSTEE FOR THE ANDREW GARRETT FAMILY TRUST NO 4	∞	1/08/2008	42 388 204 496	887754439	100788772	ATRC1002H-51027545-7772	
		∞	31/10/2022					
104	OENOVIVA (AUSTRALIA & NEW ZEALAND) PTY LTD	∞	9/01/2009	133 881 579				
105	SANCTUARY AUSTRALASIA PTY LTD	∞	12/08/2009	138 831 339				
106	GREEN ENERGY DISTRIBUTORS PTY LTD	∞	12/05/2010	006 528 141				
107	THE WORKFORCE SOLUTIONS TRUST	∞	15/12/2010	76 379 588 765				

THE ANDREW GARRETT FAMILY OFFICE DOMICILED IN K.S.A. from 01.07.2022 as at 19.10.2024; Related TAX Entities as Previously Registered with TREASURY, RBA, ATO and AUSTRAC until 25.05.2016;

108	THE OV FAMILY TRUST	∞	18/07/2016	91 325 784 804				
109	ISLAND BIO ENERGY HYBRID UNIT TRUST	∞	20/12/2016	83 144 209 962				
110	THE IBEA HYBRID UNIT TRUST	∞	8/07/2013	58 142 275 494				
111	THE TRUSTEE FOR MICHELLE SCERRI IRREVOCABLE LIVING TRUST	∞	20/12/2019	61 362 370 139	676805005			
112	THE TRUSTEE FOR JEMMA ROBERTSON FAMILY TRUST	∞	24/09/2022	46 570 582 430	678352050			
113	THE TRUSTEE FOR HOPKALO FAMILY TRUST (UKRAINE)	∞	20/02/2022	41 918 827 630	677299783	8011975942730		
114	THE TRUSTEE FOR ANDREW GARRETT SUPERANNUATION FUND	∞	10/12/2016	ABN; 3375/899/51	97 439 031			
115	THE ARCHANGEL TRUST (A "VISTA TRUST" DOMICILED IN THE BRITISH VIRGIN ISLANDS)	∞	22/02/2012					
116	THE TRUSTEE FOR BANCA DI COMO	∞	5/01/2016	34 150 236 795	676859973		100817084	ATRC1001H-51452939-4025
117	THE TRUSTEE FOR DYNAMIC CAPITAL BANK	∞	5/01/2016	97 236 690 409	676854575		100813420	ATRC1002H-51343287-8085
118	THE TRUSTEE FOR BANQUE DE CAPITAL DYNAMIQUE	∞	5/01/2016	91 135 831 277	676858322		100817092	ATRC1001H-51453074-4026 L776RQ8Z
119	OENOVIVA (NORTH AMERICA) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF USA,	∞	30/03/2012	31 156 586 766			100817602	ATRC1001H-51550086-4083 QSMCLK84
120	OENOVIVA (VIETNAM) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF VIETNAM, ACTIVE FROM 30 MAR 2012	∞		33 156 586 775				
121	OENOVIVA (ISRAEL) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF ISRAEL, ACTIVE FROM 30 MAR 2012	∞		12 156 585 876				
122	OENOVIVA (GEORGIA) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF GEORGIA, ACTIVE FROM 30 MAR 2012	∞		40 156 586 364				
123	OENOVIVA (UK/IRELAND) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF UK/IRELAND, ACTIVE FROM 30 MAR 2012	∞		42 156 587 183				
124	OENOVIVA (ARGENTINA) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF ARGENTINA, ACTIVE FROM 30 MAR 2012	∞		97 156 587 414				
125	OENOVIVA (SPAIN) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF SPAIN, ACTIVE FROM 30 MAR 2012	∞		73 156 587 754				
126	OENOVIVA (AUSTRIA) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF AUSTRIA, ACTIVE FROM 30 MAR 2012	∞		31 156 588 322				
127	OENOVIVA (TURKEY) PTY LTD (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF TURKEY, ACTIVE FROM 30 MAR 2012	∞		90 156 588 699				
128	OENOVIVA (BRAZIL) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF BRAZIL, ACTIVE FROM 30 MAR 2012	∞		99 156 589 043				
129	OENOVIVA (CHILE) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF CHILE, ACTIVE FROM 30 MAR 2012	∞		95 156 589 089				

THE ANDREW GARRETT FAMILY OFFICE DOMICILED IN K.S.A. from 01.07.2022 as at 19.10.2024; Related TAX Entities as Previously Registered with TREASURY, RBA, ATO and AUSTRAC until 25.05.2016;

130	OENOVIVA (HONG KONG) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF HONG KONG, ACTIVE FROM 30 MAR 2012	∞	88 156 589 436				
131	OENOVIVA (INDIA) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF INDIA, ACTIVE FROM 30 MAR 2012	∞	90 156 589 445				
132	OENOVIVA (SRI LANKA) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF SRI LANKA, ACTIVE FROM 30 MAR 2012	∞	60 156 589 758				
133	OENOVIVA (PAKISTAN) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF PAKISTAN, ACTIVE FROM 30 MAR 2012	∞	76 156 590 117				
134	OENOVIVA (SOUTH AFRICA) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF SOUTH AFRICA, ACTIVE FROM 30 MAR 2012	∞	27 156 591 981				
135	OENOVIVA (GERMANY) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF GERMANY, ACTIVE FROM 30 MAR 2012	∞	90 156 592 237				
136	OENOVIVA (FRANCE) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF FRANCE, ACTIVE FROM 30 MAR 2012	∞	98 156 592 273				
137	OENOVIVA (PORTUGAL) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF PORTUGAL, ACTIVE FROM 30 MAR 2012	∞	47 156 592 497				
138	OENOVIVA (ITALY) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF ITALY, ACTIVE FROM 30 MAR 2012	∞	89 156 592 675				
139	OENOVIVA (BELGIUM) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF BELGIUM, ACTIVE FROM 30 MAR 2012	∞	44 156 592 862				
140	OENOVIVA (SWITZERLAND) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF SWITZERLAND, ACTIVE FROM 30 MAR 2012	∞	46 156 592 871				
141	OENOVIVA (CARIBBEAN) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF CARIBBEAN, ACTIVE FROM 30 MAR 2012	∞	94 156 593 001				
142	OENOVIVA (NETHERLANDS) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF NETHERLANDS, ACTIVE FROM 30 MAR 2012	∞	85 156 593 467				
143	OENOVIVA (KOREA) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF KOREA, ACTIVE FROM 30 MAR 2012	∞	66 156 593 323				
144	OENOVIVA (MALAYSIA/SINGAPORE) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF MALAYSIA/SINGAPORE, ACTIVE FROM 30 MAR 2012	∞	17 156 593 556				
145	OENOVIVA (RUSSIA) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF RUSSIA, ACTIVE FROM 30 MAR 2012	∞	25 156 593 592				
146	28. OENOVIVA (INDONESIA) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF INDONESIA, ACTIVE FROM 30 MAR 2012	∞	11 156 593 529				

THE ANDREW GARRETT FAMILY OFFICE DOMICILED IN K.S.A. from 01.07.2022 as at 19.10.2024; Related TAX Entities as Previously Registered with TREASURY, RBA, ATO and AUSTRAC until 25.05.2016;

147	OENOVIVA (POLAND) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF POLAND, ACTIVE FROM 30 MAR 2012	∞		32 156 593 618				
148	OENOVIVA (UKRAINE) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF UKRAINE, ACTIVE FROM 30 MAR 2012	∞		57 156 593 789				
149	OENOVIVA (BELARUS) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF BELARUS, ACTIVE FROM 30 MAR 2012	∞		76 156 593 869				
150	OENOVIVA (GREECE) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF GREECE, ACTIVE FROM 30 MAR 2012	∞		95 156 593 949				
151	OENOVIVA (JAPAN) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF JAPAN, ACTIVE FROM 30 MAR 2012	∞		99 156 593 967				
152	OENOVIVA (SWEDEN) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF SWEDEN, ACTIVE FROM 30 MAR 2012	∞		37 156 594 008				
153	OENOVIVA (THAILAND) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF THAILAND, ACTIVE FROM 30 MAR 2012	∞		60 156 594 106				
154	OENOVIVA (CAMBODIA/LAOS) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF CAMBODIA/LAOS, ACTIVE FROM 30 MAR 2012	∞		62 156 594 179				
155	OENOVIVA (CENTRAL EUROPE) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF CENTRAL EUROPE, ACTIVE FROM 30 MAR 2012	∞		66 156 594 197				
156	OENOVIVA (AFRICA) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF AFRICA, ACTIVE FROM 30 MAR 2012	∞		27 156 591 981				
157	OENOVIVA (HUNGARY) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF HUNGARY, ACTIVE FROM 30 MAR 2012	∞		50 156 597 312				
158	OENOVIVA (CHINA) PTY LTD, (MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF CHINA, ACTIVE FROM 30 MAR 2012	∞		73 156 599 094				
159	OENOVIVA (SOUTH PACIFIC/POLYNESIA) PTY LTD MANAGING CONTROLLER APPOINTED) AS AUSTRALIAN DOMICILED MASTER REGIONAL LICENSEE FOR THE TERRITORY OF SOUTH PACIFIC/POLYNESIA, ACTIVE FROM 30 MAR 2012	∞		82 156 599 129				
160	OENOVIVA (AUSTRALIA & NEW ZEALAND) PROPERTY TRUST	∞		75 449 108 253				
161	OENOVIVA (AUSTRALIA & NEW ZEALAND) TRUST	∞		59 486 167 468				
162	ASBROEK ENGINEERING SERVICES PTY LTD (LOQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	12/11/1997	080 682 220				
163	ASBROEK BUSINESS TRUST # 2	∞		64 992 908 783				
164	THE TRUSTEE OF THE OENOVIVA ARTISANS TRUST	∞		69 084 694 453	923405948			
165	OENOVIVA (AUSTRALIA & NEW ZEALAND) PLANT AND EQUIPMENT TRUST	∞		42 462 692 177				
166	THE TRUSTEE FOR THE TWO TRIBES WINE COMPANY SOUTHWARF UNIT TRUST	∞		89 248 845 886				
166	OENOVIVA (AUSTRALIA & NEW ZEALAND) PLANT AND EQUIPMENT TRUST # 2	∞		80 974 468 465				
167	THE TRUSTEE FOR THE AUSTRALIAN PEOPLE FUTURE FUND	∞	30/04/2017	26 317 275 322	456927258			

THE ANDREW GARRETT FAMILY OFFICE DOMICILED IN K.S.A. from 01.07.2022 as at 19.10.2024; Related TAX Entities as Previously Registered with TREASURY, RBA, ATO and AUSTRAC until 25.05.2016;

168	THE UNITED NATIONS CHARTER ENFORCEMENT FUND	∞		TBA	TBA		TBA	TBA	TBA
169	THE COMMONWEALTH OF NATIONS CHARTER ENFORCEMENT FUND	∞		TBA	TBA		TBA	TBA	TBA
170	THE FIZALLEN PROPERTY TRUST	∞	8/06/2006	51 448 417 032					
171	THE ANTIPODEAN (PREVIOUSLY FITZALLEN) WOOD FIBRE RESOURCES TRUST,	∞	26/12/2016	64 979 337 719					
172	THE ANTIPODEAN (PREVIOUSLY FITZALLEN) ENGINEERED WOOD FIBRE PRODUCTS TRUST	∞	26/12/2016	41 437 640 649					
173	THE TRUSTEE FOR OUR GREEN PLANET	∞	1/07/2017	50 823 661 553	677316154				
174	THE TRUSTEE FOR THE OENOVIVA (AUSTRALIAN CAPITAL TERRITORY) PUBLIC INTEREST WORKING CAPITAL HYBRID TRUST	∞	30/08/2021	99 283 143 308					
175	THE TRUSTEE FOR THE OENOVIVA (NEW SOUTH WALES) PUBLIC INTEREST WORKING CAPITAL HYBRID TRUST	∞	30/08/2021	24 835 616 043					
176	THE TRUSTEE FOR THE OENOVIVA (QUEENSLAND) PUBLIC INTEREST WORKING CAPITAL HYBRID TRUST	∞		14 633 501 568	584159838				
177	THE TRUSTEE FOR THE OENOVIVA (VICTORIA) PUBLIC INTEREST WORKING CAPITAL HYBRID TRUST	∞		11 780 025 954	585326314				
178	THE TRUSTEE FOR THE OENOVIVA (TASMANIA) PUBLIC INTEREST WORKING CAPITAL HYBRID TRUST	∞		93 129 830 849	585354198				
179	THE TRUSTEE FOR THE OENOVIVA (SOUTH AUSTRALIA) PUBLIC INTEREST WORKING CAPITAL HYBRID TRUST	∞		31 820 200 700	585451795				
180	THE TRUSTEE FOR THE OENOVIVA (NORTHERN TERRITORY) PUBLIC INTEREST WORKING CAPITAL HYBRID TRUST	∞		75 189 759 391	562363339				
181	THE TRUSTEE FOR THE OENOVIVA (WESTERN AUSTRALIA) PUBLIC INTEREST WORKING CAPITAL HYBRID TRUST	∞		54 169 218 172	585353671				
182	THE TRUSTEE FOR THE OENOVIVA (AUSTRALIA: NATIONAL DEBT REPAYMENT SCHEME) PUBLIC INTEREST WORKING CAPITAL HYBRID TRUST	∞		84 136 965 953	584172730				
183	THE TRUSTEE FOR THE OENOVIVA (AUSTRALIA: NATIONAL REDRESS SCHEME) PUBLIC INTEREST WORKING CAPITAL HYBRID TRUST	∞		18 257 863 087	584173659				
184	THE TRUSTEE FOR OENOVIVA (COLORADO) PUBLIC INTEREST WORKING CAPITAL HYBRID TRUST	∞							
185	THE TRUSTEE FOR OENOVIVA (WYOMING) PUBLIC INTEREST WORKING CAPITAL HYBRID TRUST	∞							
186	THE TRUSTEE FOR OENOVIVA (DISTRICT OF COLUMBIA) PUBLIC INTEREST WORKING CAPITAL HYBRID TRUST	∞							
187	THE TRUSTEE FOR OENOVIVA (FLORIDA) PUBLIC INTEREST WORKING CAPITAL HYBRID TRUST	∞							
		∞							
188	THE TRUSTEE FOR THE AMERICAN BANKING ASSOCIATION EIN 521001304 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	9/04/2022	92 248 102 379	677631992	8011975968336	100817018	ATRC1001H-51444514-4018	ZDSZLGA
189	THE TRUSTEE FOR THE SOCIETY OF WORLDWIDE INTERBANK FINANCIAL TELECOMMUNICATION (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED) (SWIFT)	∞	19/03/2022	29 606 765 172	677470513	8011975901177		ATRC1001H-51444794-4019	PDMJ4WFT
190	THE TRUSTEE FOR AUSTRAC (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	15/08/2022	Refusal Ref 3614966688699					
191	THE TRUSTEE FOR EFTPOS PAYMENTS AUSTRALIA ABN 37 136 180 366 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	27/10/2022	91 247 367 877	584175436				
192	THE TRUSTEE FOR NPP AUSTRALIA LIMITED ABN 68 601 428 737 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	27/10/2022	Refusal Ref 3614966174554					
193	THE TRUSTEE FOR AUSTRALIAN PAYMENTS PLUS ABN: 19 649 744 203 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	27/10/2022	24 456 438 907	584275763				
194	THE TRUSTEE FOR BPAY GROUP PTY LTD ABN 60 003 311 644 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	27/10/2022	79 914 741 836	584276413				
		∞							
195	THE TRUSTEE FOR ROTHSCHILD AND CO AUSTRALIA LIMITED ABN 61 008 591 768 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	28/07/2022	97 527 156 409	677643068		100816981	ATRC1001H-51443271-4015	HJ7BXRDY

THE ANDREW GARRETT FAMILY OFFICE DOMICILED IN K.S.A. from 01.07.2022 as at 19.10.2024; Related TAX Entities as Previously Registered with TREASURY, RBA, ATO and AUSTRAC until 25.05.2016;

196	THE TRUSTEE FOR THE N.M. ROTHSCHILD & SONS (AUSTRALIA) LIMITED (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	12/10/2020	42 689 672 851	677477687	8011975941175	100816999	ATRC1001H-51443614-4016	WCP6WLGV
197	THE TRUSTEE FOR BANK OF AMERICA NA CORP EIN 941687665; 560906609 CIK 0001102113; 70858 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	4/04/2022	99 229 239 520	677627092	8011976038642	100817000	ATRC1001H-51444266-4017	8H8AJPR
198	THE TRUSTEE FOR PERPETUAL TRUSTEE COMPANY LIMITED ACN 42 000 001 007 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	3/10/2021	99 229 239 520	678540752		100816973	ATRC1001H-51442830-4014	9KHQYP2A
199	THE TRUSTEE FOR INVESTEC AUSTRALIA LIMITED (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	12/10/2020	65 293 854 720	677477419	8011976042782	100816957	ATRC1001H-51442541-4013	7C7HG9TL
200	THE TRUSTEE FOR NAB/ DOEHNGAWAN/ BUSINESS GROWTH FUND AUSTRALIA ABN 12 004 044 937 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	1/05/2016	53 491 418 498	677514475		100816949	ATRC1001H-51441914-4012	TS7Q9MPP
201	THE TRUSTEE FOR NATIONAL AUSTRALIA BANK LIMITED (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	1/05/2016	67 118 711 625	583060870				
202	THE TRUSTEE FOR WESTPAC BANKING CORPORATION LIMITED (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	23/06/2019	73 314 764 063	677476340	8011975918167	100816931	ATRC1001H-51441260-4011	YQYKW2H7
203	THE TRUSTEE FOR ANZ BANKING GROUP LIMITED (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	23/06/2019	13 559 536 727	677476620	8011976023661	100816923	ATRC1001H-51441010-4009	XDLA6TXW
204	THE TRUSTEE FOR THE RESERVE BANK OF AUSTRALIA;RBA; ABN 50 008 559 486	∞	23/06/2019	78 837 313 084	677544452	8011975878195	100816915	ATRC1001H-51440570-4008	K8GAM9JZ
205	THE TRUSTEE FOR THE RESERVE BANK OF AUSTRALIA LIMITED (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		52 548 550 246	584019143				
206	THE TRUSTEE FOR THE COMMONWEALTH BANK OF AUSTRALIA LIMITED (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	0/01/1900	64 590 779 126	677476777	8011975953115	100816907	ATRC1001H-51439690-4007	VBLXRRYW
207	THE TRUSTEE FOR THE LAW SOCIETY OF SOUTH AUSTRALIA ABN 16 305 983 353; ABN 42 522 803 276; ABN 22 570 040 022 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		90 709 399 147	679022479		100817107	ATRC1001H-51453303-4027	VSG968L2
208	THE TRUSTEE FOR THE LAW SOCIETY OF WESTERN AUSTRALIA ABN 41 434 516 549 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		95 860 991 647	679023074		100817115	ATRC1001H-51453352-4028	ML42D3HD
209	THE TRUSTEE FOR THE NEW SOUTH WALES LAW SOCIETY ABN98 696 304 966(LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		72 704 070 465	679025237		100817123	ATRC1001H-51453396-4029	334TFH86
210	THE TRUSTEE FOR LAW INSTITUTE OF VICTORIA ABN 32 075 475 731 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		56 396 731 926	679025856		100817131	ATRC1001H-51453422-4030	7H8QLAW6
211	THE TRUSTEE FOR QUEENSLAND LAW SOCIETY INC. ABN 33 423 389 441 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		45 839 373 117	679026782		100817149	ATRC1001H-51453457-4031	2QGRYHM4
212	THE TRUSTEE FOR AUSTRALIAN CAPITAL TERRITORY LAW SOCIETY ABN 60 181 327 029 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		32 852 056 459	679027641		100817157	ATRC1001H-51453501-4032	88YHGSKV
213	THE TRUSTEE FOR NORTHER TERRITORY LAW SOCIETY ABN 62 208 314 893 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		73 870 534 439	679028649		100817165	ATRC1001H-51453523-4033	TAKRF824
214	THE TRUSTEE FOR THE LAW SOCIETY OF TASMANIA ABN 79 607 763 857 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		85 619 727 001	584019257				
215	THE TRUSTEE FOR LAW COUNCIL OF AUSTRALIA LIMITED ABN 85 005 260 622; 005 260 622 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED) TRUST	∞		23 375 123 813	678399790		100817173	ATRC1001H-51453688-4034	WXV6FJFM
216	THE TRUSTEE FOR THE BANKRUPT ESTATE OF CHRISTOPHER JOHN KOURAKIS (BORN 17 JUNE 1958)	∞		92 892 366 552	678367516				
217	THE TRUSTEE FOR THE BANKRUPT ESTATE OF MARK LIVESEY (ALLEGED JUDICIAL OFFICER APPOINTED 28TH JANUARY 2020)	∞		57 409 709 928	678367942				
218	THE TRUSTEE FOR THE BANKRUPT ESTATE OF GREG MORNINGTON MAY (PRIOR ALLEGED LEGAL PRACTITIONERS CONDUCT COMMISSIONER)	∞		92 525 987 567	678368556				
219	THE TRUSTEE FOR THE BANKRUPT ESTATE OF LIESL KUDELKA (ALLEGED JUDICIAL OFFICER; CHAMBERS.KUDELKA@COURTS.SA.GOV.AU)	∞		84 897 533 080	678368209				
220	THE TRUSTEE FOR THE BANKRUPT ESTATE OF ALEXANDER JOHN PAIOR (DATE OF BIRTH 18;11;1946)	∞		59 261 088 248	678842007				
221	THE TRUSTEE FOR THE BANKRUPT ESTATE OF WARREN WILLIAM WARD (DATE OF BIRTH 25;7;1947)	∞		26 632 027 104	678724424				
222	THE TRUSTEE FOR THE BANKRUPT ESTATE OF WARREN DEAN RANDALL (DATE OF BIRTH 19;09;1956)	∞		16 945 241 358	678721883				

THE ANDREW GARRETT FAMILY OFFICE DOMICILED IN K.S.A. from 01.07.2022 as at 19.10.2024; Related TAX Entities as Previously Registered with TREASURY, RBA, ATO and AUSTRAC until 25.05.2016;

223	THE TRUSTEE FOR THE BANKRUPT ESTATE OF ANDREW VERNON FLETCHER (DATE OF BIRTH 18;12;1948)	∞		80 501 890 980	678723277				
224	THE TRUSTEE FOR THE BANKRUPT ESTATE OF SIMON JOHN ILLSLEY	∞		34 745 387 865	678684563				
225	THE TRUSTEE FOR THE BANKRUPT ESTATE OF MATTHEW WHITTLE	∞		90 986 635 100	678686438				
226	THE TRUSTEE FOR THE BANKRUPT ESTATE OF JOHN WINSTON HOWARD (BORN 26 JULY 1939)	∞		28 178 278 364	679019913				
227	THE TRUSTEE FOR THE BANKRUPT ESTATE OF SCOTT MORRISON (FRAUD@PMC.GOV.AU ; SCOTT.MORRISON.MP@APH.GOV.AU)	∞		12 162 778 780	679017647				
228	THE TRUSTEE FOR THE BANKRUPT ESTATE OF ALEXANDER JOHN GOSSE DOWNER (BORN 9 SEPTEMBER 1951)	∞		72 939 219 260	679020876				
229	THE TRUSTEE FOR THE BANKRUPT ESTATE OF JOSEPH LONGO (ACTING CHAIRMAN OF ASIC)	∞		80 580 118 593	678720764	8011975949880			
230	THE TRUSTEE FOR THE BANKRUPT ESTATE OF ROBERT SHENTON FRENCH AC (BORN 19 MARCH 1947)	∞		21 370 899 286	679021593				
231	THE TRUSTEE FOR CPA AUSTRALIA LIMITED ABN 64 008 392 452 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED) TRUST	∞		84 677 839 323	593795867				
232	THE TRUSTEE FOR BANCO BILBAO VIZCAYA ARGENTARIA SA CIK 0000842180 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	13/10/2021	3614880383299					
233	THE TRUSTEE FOR US FEDERAL RESERVE CENTRAL BANKING SYSTEM (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	7/05/2022	3614880293321					
234	THE TRUSTEE FOR JP MORGAN CHASE CO CIK 0000019617(LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		48 265 275 186	582189887				
235	THE TRUSTEE FOR US BANK NA EIN 310841368 133379002 CIK 0000949236 0000830013 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		89 827 925 399	581961269				
236	THE TRUSTEE FOR USAA FEDERAL SAVINGS BANK EIN 742291652 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		93 401 498 132	677631026	8011976064675	100817181	ATRC1001H-51453738-4035	YPBY2HKQ
237	THE TRUSTEE FOR ALLIANT CREDIT UNION EIN 420329305 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		51 447 996 884	677639765	8011975912990	100817199	ATRC1001H-51453814-4036	23QRNAAX
238	THE TRUSTEE FOR INFINITI FINANCIAL SERVICES USA (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		90 673 744 535	677638977	8011975880119	100817204	ATRC1001H-51453867-4037	2QLK2L58
239	THE TRUSTEE FOR HARLEY DAVIDSON FINANCIAL SERVICES EIN 363826287 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		42 832 934 926	677637448	8011975859107	100817212	ATRC1001H-51453886-4038	NJ2566R3
240	THE TRUSTEE FOR SOUTHSIDE BANCSHARES INC EIN 75-1848732 751046251 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		41 191 250 065	677635104		100817220	ATRC1001H-51454004-4039	69L27GDY
241	THE TRUSTEE FOR HSBC BANK USA EIN 161065587 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		71 203 467 451	677633327	8011975938398	100817238	ATRC1001H-51454041-4040	THZBMDLP
242	THE TRUSTEE FOR FEDERATED STATE OF COLORADO (MANAGING CONTROLLER APPOINTED)	∞		35 769 388 186	582188812				
243	THE TRUSTEE FOR MUTIARA BERSAUDARA SEMESTA PVT LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		83 743 221 514	677524839	8011975923375			
244	THE TRUSTEE FOR TEFILT (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		82 870 863 810	677617954	8011975910267			
245	THE TRUSTEE FOR ADVERTISER NEWSPAPERS ACN 007 872 997 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		88 306 963 625	678536814				
246	THE TRUSTEE FOR NEWS CORPORATION LIMITED (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		98 988 319 433	677477234	8011976054777			
247	THE TRUSTEE FOR THE BANKRUPT ESTATE OF KEITH RUPERT MURDOCH (DATE OF BIRTH 11TH MARCH 1931)	∞		62 294 637 080	679019258				
248	THE TRUSTEE FOR THE WALT DISNEY COMPANY SEC REGISTRATION CIK #0001744489 (MANAGING CONTROLLER APPOINTED)	∞		24 252 331 932	679032248				
249	THE TRUSTEE FOR THE COMMONWEALTH (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		3614874074369					
250	THE TRUSTEE FOR FREEDOM MORTGAGE CORPORATION (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		18 664 630 475	677470635	8011976012046			
251	THE TRUSTEE FOR VIVACOIN	∞		84 221 120 784	677318648				

THE ANDREW GARRETT FAMILY OFFICE DOMICILED IN K.S.A. from 01.07.2022 as at 19.10.2024; Related TAX Entities as Previously Registered with TREASURY, RBA, ATO and AUSTRAC until 25.05.2016;

252	THE TRUSTEE FOR VIVACASH	∞	35 495 960 704	677319716	8011975871483
253	THE TRUSTEE FOR THE UNITED NATIONS (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	29 672 736 281	677390741	8011975884744
254	THE TRUSTEE FOR THE CROWN (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	50 785 365 455		
255	THE TRUSTEE FOR BRITISH EMPIRE (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	99 627 978 317	677473992	8011975971720
256	THE TRUSTEE FOR GLOBAL CESTUI QUE VIE ASSETS TRUST	∞	28 478 960 722	677375887	8011975964392
257	THE TRUSTEE FOR THE FEDERATION OF THE STATES AND TERRITORIES OF AMERICA (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	69 571 958 226	677393010	8011975990974
258	THE TRUSTEE FOR THE DEPARTMENT OF THE PRIME MINISTER AND CABINET ABN 18 108 001 191 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	63 601 155 707	678369904	
259	THE TRUSTEE FOR THE SOUTH AUSTRALIAN DEPARTMENT OF PREMIER AND CABINET ABN 94 500 415 644 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	88 189 128 805	678369762	
260	THE TRUSTEE FOR THE BANKRUPT ESTATE OF IAN GANT (IAN.GANT@SA.GOV.AU)	∞	96 259 181 518	678963164	
261	THE TRUSTEE FOR AUSTRALIAN SECURITIES INVESTMENT COMMISSION ABN 86 768 265 615 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	14 930 849 717	679118738	
262	THE TRUSTEE FOR THE AUSTRALIAN PRUDENTIAL REGULATORY AUTHORITY ABN 79 635 582 658 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	33 446 145 662		
263	THE TRUSTEE FOR THE OFFICE OF DIRECTOR PUBLIC PROSECUTIONS ABN 41 036 606 436 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	81 695 234 966	679120308	
264	THE TRUSTEE FOR THE AUSTRALIAN COMPETITION CONSUMER COMMISSION ABN 94 410 483 623 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	63 727 327 253	679176209	
265	THE TRUSTEE FOR THE AUSTRALIAN TAX OFFICE ABN 51 824 753 556 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	80 507 314 616	679117268	
266	THE TRUSTEE FOR AUSTRALIAN FINANCIAL SECURITY AUTHORITY ABN 63 384 330 717 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	69 330 112 201	679119518	
267	THE TRUSTEE FOR THE BANKRUPT ESTATE OF ROSLYN SMITH (ROSLYN.SMITH@AFSA.GOV.AU)	∞	25 919 344 359	678966202	
268	THE TRUSTEE FOR THE BANKRUPT ESTATE OF CHRIS JORDAN (COMMISSIONER OF TAXATION AND REGISTRAR OF THE AUSTRALIAN BUSINESS REGISTRY)	∞	17 622 440 459	678954191	
269	THE TRUSTEE FOR THE BANKRUPT ESTATE OF CHRIS BARLOW (SENIOR ASSISTANT COMMISSIONER OF TAXATION)	∞	13 310 482 425	678954857	
270	THE TRUSTEE FOR THE BANKRUPT ESTATE OF JANE FERRY (JANE.FERRY@ATO.GOV.AU)	∞	82 391 992 236	678956291	
271	THE TRUSTEE FOR THE BANKRUPT ESTATE OF TREVOR COULTER (TREVOR.COULTER@ATO.GOV.AU)	∞	44 321 909 547	678958462	
272	THE TRUSTEE FOR BANKRUPT ESTATE OF NEVILLE THOMAS (NEVILLE.THOMAS@ATO.GOV.AU)	∞	95 465 985 233	678958872	
273	THE TRUSTEE FOR THE BANKRUPT ESTATE OF VINCENT TAVOLARO (SENIOR SOLICITOR AT AUSTRALIAN GOVERNMENT SOLICITORS OFFICE)	∞	26 641 465 472	678955401	
274	THE TRUSTEE FOR THE BANKRUPT ESTATE OF BEN MAY (BEN.MAY@AGS.GOV.AU)	∞	33 545 610 714	678963803	
275	CROWN ATTORNEY GENERAL	∞	25 582 859 403	581441426	
276	THE TRUSTEE FOR OFFICE OF THE CROWN ATTORNEY GENERAL	∞	33 785 287 219	677320419	
277	FOSTERS BREWING GROUP ABN 22 007 210 899 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	46 738 846 197	677477916	
278	THE TRUSTEE FOR NAL INVESTOR CO LIMITED (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	69 962 827 819	677644712	
279	SOUTH 2015 ACN 603 317 684 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED) TRUST	∞	78 709 670 460	678538650	

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280	SUNTORY HOLDINGS LIMITED ABN 27 001 628 780; ABN 63 639 449 791; ABN 85 003 953 357; ABN 73 060 091 536 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	45 668 763 508	677478570	8011975995693			
281	THE TRUSTEE FOR THE BANKRUPT ESTATE OF TAKUSHI FUKUZUMI (DATE OF BIRTH 24;07;1946)	∞	23 478 609 898	678843891				
282	THE TRUSTEE FOR THE BANKRUPT ESTATE OF GEN SAITO (DATE OF BIRTH 30;12;159)	∞	83 544 620 125	678842851				
283	VOK BEVERAGES ABN 95 100 599 362; ABN 95 100 599 362; 84 140 143 059; ABN 60 980 862 500 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	92 408 329 106	677478877				
284	THE ENDEAVOUR BEVERAGE GROUP LIMITED ABN 77 159 767 843 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	39 309 354 304	677479184				
285	TREASURY WINE ESTATES LIMITED (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	45 772 216 157	677471510				
286	SAB MILLER BEVERAGE INVESTMENTS ABN 46 958 718 133 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	46 958 718 133	677478179				
287	YOUNG STREET (NO. 137) PTY. LTD. ABN 51 688 747 623; ABN 97 099 374 759; ABN 51 635 478 232; ABN 90 440 728 044; ABN 81 617 758 871 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	34 301 209 380	677479681				
288	THE TRUSTEE FOR C & G COMMUNITIES ABN 54 609 196 170 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	57 290 977 579	678546965				
289	THE TRUSTEE FOR C & G DEVELOPMENT MANAGEMENT ABN 30 609 198 567 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED) TRUST	∞	15 776 366 781	583888477				
290	THE TRUSTEE FOR COMMERCIAL & GENERAL ABN 14 600 978 103 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED) TRUST	∞	50 166 007 983	678546129				
291	THE TRUSTEE FOR COMMERCIAL AND GENERAL CORPORATION ABN 31 842 303 774 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED) TRUST	∞	88 770 632 714	583900381				
292	THE TRUSTEE FOR COMMERCIAL AND GENERAL PROPERTY SERVICES ABN 26 126 717 913 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED) TRUST	∞	26 126 717 913 41 496 680 853	584075405				
293	THE TRUSTEE FOR JAMIESON (SA) ABN 87 087 207 181 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED) TRUST	∞	34 916 149 867	678542217				
294	THE TRUSTEE FOR E & A (EQUITY ADVISORY) ABN 22 088 588 425 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED) TRUST	∞	85 970 774 931	678454516				
295	THE TRUSTEE FOR FINLAYSONS LAWYERS ABN 92 386 254 392 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	11 282 732 966	678453614				
296	THE TRUSTEE FOR MINTER ELLISON ABN 77 478 593 704; ABN 91 556 716 819; ABN 46 001 549 480; ABN 99 009 717 391; ABN 51 079 993 203; ABN 11 305 042 008 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	92 236 032 942	678369214				
297	THE TRUSTEE FOR COORS CHAMBERS WESTGARTH ABN 89 690 832 091 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	24 748 668 169	678849154				
298	THE TRUSTEE FOR THE BANKRUPT ESTATE OF BEN DAVIDSON (PARTNER; CORRS CHAMBERS WESTGARTH)	∞	25 153 259 335	678847117				
299	THE TRUSTEE FOR THE BANKRUPT ESTATE OF MATTHEW CRITCHLEY (PARTNER, CORRS CHAMBERS WESTGARTH)	∞	39 547 902 323	678848236				
300	LAIDLAW LAWYERS ABN 37 614 037 884 (MANAGING CONTROLLER APPOINTED) TRUST	∞	14 473 936 461	678403871				
301	THE TRUSTEE FOR BANK MANDIRI LIMITED (MANAGING CONTROLLER APPOINTED)	∞	26 635 635 832	677523586	8011975994583	100817246	ATRC1001H-51454085-4041	GA7F8DN7
302	THE TRUSTEE FOR WELLS FARGO BANK LIMITED (MANAGING CONTROLLER APPOINTED)	∞	57 968 503 209	677521364	8011975971051	100817254	ATRC1001H-51454126-4042	ZRDXL37V
303	RH TRADING #1 LLC (MANAGING CONTROLLER APPOINTED) EIN; 85-2869059 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	38 812 047 983	677525887	8011976074297			
304	THE TRUSTEE FOR SINGAPORE STOCK EXCHANGE LIMITED (MANAGING CONTROLLER APPOINTED)	∞	41 609 256 159	677518797	8011975961348	100817262	ATRC1001H-51454186-4043	M44T8PYH
305	THE TRUSTEE FOR ASX LIMITED TRADING AS AUSTRALIAN SECURITIES EXCHANGE ABN 98 008 624 691 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞	13 838 529 239	677516583		100817270	ATRC1001H-51454230-4045	3BH2YAWT

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306	THE TRUSTEE FOR BANK OF ENGLAND (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		99 475 901 249	677379023	8011975950294	100817288	ATRC1001H-51454292-4046	VK5FCAHN
307	THE TRUSTEE FOR COMMONWEALTH OF AUSTRALIA CIK; 0000805157 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		86 150 409 985	677321353		100817296	ATRC1001H-51454344-4047	F5LX8QSB
308	THE TRUSTEE FOR BDO GROUP HOLDINGS LIMITED (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		32 423 073 682	584036814				
309	THE TRUSTEE FOR PRICE WATERHOUSE COOPERS (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		33 576 208 539	593900018				
310	THE TRUSTEE FOR THE BANKRUPT ESTATE OF JERSEY M. GREEN ATTORNEY REGISTRATION NO 13253	∞		91 604 574 125	583885921				
311	THE TRUSTEE FOR THE BANKRUPT ESTATE OF RICK D. BAILEY ATTORNEY REGISTRATION NO 13254	∞		71 427 452 787					
312	THE TRUSTEE FOR THE BANKRUPT ESTATE OF DANA TEMPLE ATTORNEY REGISTRATION NO 17077	∞		19 651 072 877	583895725				
313	THE TRUSTEE FOR THE BANKRUPT ESTATE OF JUDGE DAVID STEVENS (RETIRED) AND SPECIAL MASTER IF THE COLORADO DISTRICT COURT	∞		43 177 027 133	583897415				
314	THE TRUSTEE FOR THE BANKRUPT ESTATE OF MARK PRECIOUS	∞		83 395 805 003	583896773				
315	THE TRUSTEE FOR THE BANKRUPT ESTATE OF DAVID DELOZIER	∞		83 395 805 003					
316	THE TRUSTEE FOR THE BANKRUPT ESTATE OF JUDGE JAMES MILLER	∞		99 654 436 152	583897817				
317	THE TRUSTEE FOR CARBONHELIX LLC (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		32 835 548 875	583899333				
318	THE TRUSTEE FOR THE TAX LAW OFFICE OF TEMPLE LAW LLC (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		48 984 182 538	593943566				
319	THE TRUSTEE FOR THE TAX LAW OFFICE OF RICK BAILEY, ESQ (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞		27 916 531 212	583941711				
320	THE TRUSTEE FOR THE TAX LAW OFFICE OF PREOS SILVERMAN (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞							
321	THE TRUSTEE FOR THE BANKRUPT ESTATE OF DAVID HANNUM ATTORNEY REGISTRATION NO	∞							
322	THE TRUSTEE FOR THE BANKRUPT ESTATE OF RYAN ROBERTSON ATTORNEY REGISTRATION NO	∞							
323	THE TRUSTEE FOR THE BANKRUPT ESTATE OF BROOKE SETTE (adelaide@cdpp.gov.au)	∞		79 753 457 066					
324	THE TRUSTEE FOR THE BANKRUPT ESTATE OF PANETLIA MARINAKIS (adelaide@cdpp.gov.au)	∞		54 295 154 137					
325	THE TRUSTEE FOR THE BANKRUPT ESTATE OF JOHN CLOVER (adelaide@cdpp.gov.au)	∞		55 980 926 893					
326	THE TRUSTEE FOR THE BANKRUPT ESTATE OF ELIZABETH S. MARCUS, COLORAD SUPREME COURT RULES COMMITTEE	∞		60 609 801 224	583899460				
327	THE TRUSTEE FOR THE BANKRUPT ESTATE for (Raw & Co, JME Family Office by OenoViva WY LLC; Valiant Limited Co) Managing Controller Appointed) Joint Trustees of the Esch Family Irrevocable Living Trust ("TEFILT").	∞			6777617954				
328	THE TRUSTEE FOR THE BANKRUPT ESTATE OF STEPHEN ELLIOT YOUNG	∞		18 211 423 012					
329	THE TRUSTEE FOR THE BANKRUPT ESTATE OF MICHAEL COWN GARRETT	∞		93 260 596 358					
330	THE TRUSTEE FOR THE BANKRUPT ESTATE OF PHILLIP CHARLES DETMOLD (DECEASED)	∞		66 581 165 272					
331	THE TRUSTEE FOR THE BANKRUPT ESTATE OF ANDREW HORTON COUNSEL	∞		79 643 650 070					
332	THE TRUSTEE FOR THE BANKRUPT ESTATE OF NIGEL DAVID GARRARD	∞		17 224 589 355					
333	THE TRUSTEE FOR THE BANKRUPT ESTATE OF MICHAEL COWAN GARRETT	∞			584281777				
334	THE TRUSTEE FOR THE BANKRUPT ESTATE OF STEVEN ELLIOTT YOUNG	∞			584281316				
335	THE TRUSTEE FOR THE BANKRUPT ESTATE OF PHILLIP CHARLES DETMOLD (DECEASED)	∞			584282451				
336	THE TRUSTEE FOR THE BANKRUPT ESTATE OF ANDREW HORTON COUNSEL	∞			584282959				
337	THE TRUSTEE FOR THE STEEL-CON MANAGEMENT SERVICES TRUST	∞	1/07/2016	94 500 890 650					

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338	HOLY GRAIL BLUE	∞	2/10/2009				
339	THE TRUSTEE FOR THE BANKRUPT ESTATE OF NIGEL DAVID GARRARD	∞					
340	THE TRUSTEE FOR THE BANKRUPT ESTATE OF NIGEL DAVID GARRARD	∞					
341	THE TRUSTEE FOR THE BANKRUPT ESTATE OF NIGEL DAVID GARRARD	∞					
342		∞					
343	HOLY GRAIL BLUE PTY LTD ("HGB"), ACN; 139 789 012 (IN LIQUIDATION) (CONTROLLER APPOINTED)	∞			139 789 012		
344	PROSPERO TRADING PTY LTD (IN LIQUIDATION MANAGING CONTROLLER APPOINTED)	∞					
345	PROSPERO SOLUTIONS PTY LTD (IN LIQUIDATION) (CONTROLLER APPOINTED)	∞			139 984 595		
346	ACN; 122 281 574 PTY LTD (IN LIQUIDATION) (CONTROLLER APPOINTED)	∞			122 281 574		
347	HC LEGAL PTY LTD (IN LIQUIDATION) (CONTROLLER APPOINTED)	∞			116 629 602		
348	EDWARDS MOTOR COMPANY PTY LTD (IN LIQUIDATION) (CONTROLLER APPOINTED)	∞			071 817 297		
349	CLP MASTERS PTY LTD (IN LIQUIDATION) (CONTROLLER APPOINTED)	∞			093 221 946		
350	SHED 5 (SOUTH WHARF) PTY LTD (IN LIQUIDATION) (CONTROLLER APPOINTED)	∞			157 987 007		
351	THE HUNGER FOOD & WINE COMPANY PTY LT(CONTROLLER APPOINTED)	∞			159 571 356		
352	THE SPARE ROOM-SOUTH WHARF PTY LTD (IN LIQUIDATION) (CONTROLLER APPOINTED)	∞					
353	HOLY GRAIL HOSPITALITY (ST KILDA) PTY LTD (IN LIQUIDATION) (CONTROLLER APPOINTED)	∞			154 116 113		
354	BLUE DIAMOND (QUEENSLAND) PTY LTD (IN LIQUIDATION) (CONTROLLER APPOINTED)	∞			087 749 960		
355	MARINE LEASING) PTY LTD (CONTROLLER APPOINTED)	∞			164 668 197		
356	FITZALLEN PROPERTY GROUP PTY LTD (CONTROLLER APPOINTED)	∞			116 381 778		
357	ALFA ENERGY PTY LT (CONTROLLER APPOINTED)	∞			087 749 960		
358	GRAIN MASTER PTY LTD (CONTROLLER APPOINTED)	∞			106 950 805		
359	STEEL-CON HOLDINGS PTY LTD (CONTROLLER APPOINTED)	∞			074 454 587		
360	QUO WARRANTO CROWN ACTION 13/03/2018 PTY LTD (IN LIQUIDATION) (CONTROLLER APPOINTED)	∞			009 557 500		
361	PSI KINETIX PTY LTD (CONTROLLER APPOINTED)	∞			087 749 960		
362	PSI PACIFIC MANAGED SERVICES PTY LTD (CONTROLLER APPOINTED)	∞					
363	SOUTHERN CONTAINERS PTY LTD ("CONTAINERS"), ACN; (IN LIQUIDATION) (CONTROLLER APPOINTED).	∞					
364	CREATIVE RESOURCES & DISTRIBUTION PTY LTD (CONTROLLER APPOINTED)	∞					
365	HORIZON WIRELESS PTY LTD (CONTROLLER APPOINTED)	∞					
366	AMEX MORTGAGE MANAGEMENT PTY LTD (CONTROLLER APPOINTED)	∞					
367	AMEX MORTGAGE EXCHANGE PTY LTD (CONTROLLER APPOINTED)	∞					
368	AUSASIA ENERGY PTY LT (CONTROLLER APPOINTED)	∞			129 234 635		
369	SANTINO PTY LTD ("SANTINO"), ACN; (CONTROLLER APPOINTED)	∞			104 145 351		
370	CENTRALIST PTY LT (CONTROLLER APPOINTED)	∞			618 766 715		
371	FANUCCI PTY LTD (CONTROLLER APPOINTED)	∞			118 058 709		
372	IMPACT NOMINEES PTY LTD (CONTROLLER APPOINTED)	∞			085 277 621		

THE ANDREW GARRETT FAMILY OFFICE DOMICILED IN K.S.A. from 01.07.2022 as at 19.10.2024; Related TAX Entities as Previously Registered with TREASURY, RBA, ATO and AUSTRAC until 25.05.2016;

373	DOMENAL ENTERPRISES PTY LTD (CONTROLLER APPOINTED)	∞	008 980 952
374	INDIAN WEST PTY LTD (CONTROLLER APPOINTED)	∞	129 619 263
375	LANG TECHNOLOGIES) PTY LTD (CONTROLLER APPOINTED)	∞	114 330 353
376	MINIMUM RISK PTY LTD (CONTROLLER APPOINTED)	∞	144 840 595
377	SOLARGEN (AUSTRALIA) PTY LTD (IN LIQUIDATION) (CONTROLLER APPOINTED)	∞	151 371 265
378	GREEN ENERGY DISTRIBUTORS AUSTRALIA PTY LTD (IN LIQUIDATION) (CONTROLLER APPOINTED)	∞	006 528
379	HOLY GRAIL HOSPITALITY PTY LTD (CONTROLLER APPOINTED)	∞	151 929 681
380	SOULMAMA PTY LTD (IN LIQUIDATION) (CONTROLLER APPOINTED)	∞	087 749 960
381	THE TRUFFLE GROUP PTY LTD (IN LIQUIDATION) (CONTROLLER APPOINTED)	∞	128 049 392
382	PROSPERO TRADING PTY LTD (IN LIQUIDATION) (CONTROLLER APPOINTED)	∞	123 655 845
383	OURANOS HOLDINGS PTY LTD (CONTROLLER APPOINTED)	∞	162 749 573
384	MAIGA PTY LTD (CONTROLLER APPOINTED)	∞	162 744 729
385	MANTA WHARF PTY LTD (CONTROLLER APPOINTED)	∞	164 049 450
386	RUMA PTY LTD (CONTROLLER APPOINTED)	∞	067 962 083
387	PROSPERO GROUP BOURKE ROAD PTY LTD (CONTROLLER APPOINTED)	∞	133 247 766
388	RUBIS TRADING PTY LTD (CONTROLLER APPOINTED)	∞	165 684 122
389	WHARFSIDE PTY LTD (CONTROLLER APPOINTED)	∞	122 604 157
390	MANUJAN PTY LTD (CONTROLLER APPOINTED)	∞	099 288 650
391	ACN 111 804 383 PTY LTD ACN 111 804 383 (CONTROLLER APPOINTED)	∞	94 925 098 876
392	YATES LAW PTY LTD ACN 168 284 352 (CONTROLLER APPOINTED)	∞	75 188 551 271
393	FINANCIAL PTY LTD (CONTROLLER APPOINTED)	∞	149 682 128
394	STRUT MASTER NO 2 PTY LTD (CONTROLLER APPOINTED)	∞	54 278 630 521
395	DECEASED ESTATE OF JURIS VOLDEMARS RUBIS	∞	
396	THE TRUSTEE FOR AETOS UNIT TRUST	∞	21 469 827 125
397	DECEASED ESTATE OF CHRISTOPHER SIMON JAMES	∞	
398	STRATEGIC ACCOUNTING ADVISERS PTY LTD	∞	105 232 960
399	ELON TOWER PTY LTD (MANAGING CONTROLLER APPOINTED)	∞	009 133 886
400	FAMILY INTERESTS PTY LTD	∞	126 353 366
401	INDIAN OCEAN ADVISORY PTY LTD	∞	124 095 834
402	INDIAN OCEAN GROUP PTY LTD	∞	124 419 923
403	INDIAN OCEAN PROPERTY GROUP PTY LTD	∞	124 386 947
404	INDIAN OCEAN MANAGEMENT GROUP PTY LTD	∞	124 614 768
405	FOOD REVOLUTION GROUP LTD	∞	
406	COKAL LTD	∞	
407	ORH LTD (IN LIQUIDATION) (CONTROLLER APPOINTED)	∞	

THE ANDREW GARRETT FAMILY OFFICE DOMICILED IN K.S.A. from 01.07.2022 as at 19.10.2024; Related TAX Entities as Previously Registered with TREASURY, RBA, ATO and AUSTRAC until 25.05.2016;

408	SOUTHERN PACIFIC RESOURCES PTY LTD (IN LIQUIDATION) (CONTROLLER APPOINTED)	∞						
409	DETLING PTY LTD (MANAGING CONTROLLER APPOINTED)	∞						
410	NASSER FEEDLOT PTY LTD (MANAGING CONTROLLER APPOINTED)	∞						
411	GOMEL PTY LTD (MANAGING CONTROLLER APPOINTED)	∞						
412	BRAIDWOOD MANAGEMENT PTY LTD (MANAGING CONTROLLER APPOINTED)	∞			074 250 409			
413	BRAIDWOOD WATER PTY LTD (MANAGING CONTROLLER APPOINTED)	∞						
414	BRAIDWOOD OPERATIONS PTY LTD (MANAGING CONTROLLER APPOINTED)	∞			094 232 273			
415	TRIG POINT VITICULTURAL MANAGEMENT PTY LTD (MANAGING CONTROLLER APPOINTED)	∞			088 354 652			
416	AGWATER PTY LTD (MANAGING CONTROLLER APPOINTED)	∞			096 437 464			
417	SUNBURST PROPERTIES PTY LTD (MANAGING CONTROLLER APPOINTED)	∞			094 183 856			
418	SUNBURST HOLDINGS PTY LTD (MANAGING CONTROLLER APPOINTED)	∞			090 822 754			
419	RACECAR MANAGEMENT PTY LTD (MANAGING CONTROLLER APPOINTED)	∞			098 825 284			
420	DYNAMIC LEGAL PTY LTD (MANAGING CONTROLLER APPOINTED)	∞			155 174 413			
421	ALTIUS PARTNERS PTY LTD ; (MANAGING CONTROLLER APPOINTED)	∞			163 048 833			
422	THE TRUSTEE FOR THE BANKRUPT ESTATE OF MALCOLM BLIGH TURNBULL (BORN 24 OCTOBER 1954) ABN	∞			87 438 142 386			
423	THE TRUSTEE FOR P.V AATHREYA AND OTHERS TRADING AS JOHNSON WINTER AND SLATTERY ABN 70 843 523 318 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞			26 468 209 642			
424	DENTONS AUSTRALIA LIMITED ABN 69 100 963 308; ABN 69 100 963 308 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞			18 566 556 334			
425	LK LAW PTY LTD TRADING AS LIPMAN KARAS ABN 68 110 534 631 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞			20 842 571 397			
426	THE TRUSTEE FOR GG LEGAL SERVICES TRADING AS GRIFFINS LAWYERS ABN 19 074 972 231 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞			17 150 375 893			
427	THE TRUSTEE FOR GRAHAM M KELLY, GRANT MITCHELL, JEREMY V REES AND 8 OTHERS ABN 43 972 467 798 TRADING AS PHILLIPS FOX (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞			42 309 160 899			
428	THE TRUSTEE FOR R.K BEISSEL AND F.F LANCIONE TRADING AS LANCIONE PARTNERS ABN 69 517 668 159; ABN 39 636 817 108 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞			65 263 978 938			
429	THE TRUSTEE FOR THE BANKRUPT ESTATE OF RICHARD K BEISSEL (RBEISSEL@COWELLCLARKE.COM.AU)	∞			16 693 916 281			
430	THE TRUSTEE FOR BANKRUPT ESTATE OF FRANCESCO FAUSTO LANCIONE (DATE OF BIRTH 12;12;1962)	∞			52 357 057 519			
431	COWELL CLARKE PTY LTD ABN 17 631 601 397 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞			66 987 234 181			
432	The Trustee for Commonwealth Ombudsman ABN 53 003 678 148 (Liquidator and Managing Controller Appointed)	∞				679175366		
433	SUBROGATION INTERNATIONAL LIMITED ABN 86 621 017 847 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)	∞			36 994 122 885			
434	The Trustee for the Attorney General's Department ABN 15 088 976 178 (Liquidator and Managing Controller Appointed)	∞			Supressed	679177789		



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Saturday, 06 November 2021

**AMG 418 : CHRIS KOURAKIS AND THE HENRY KEOGH AFFAIR : A GLASS HOUSE SHATTERED
INVALIDITY & UNLAWFULNESS OF THE AUSTRALIA ACTS
THE HIGH COURT OF AUSTRALIA : AN OFFENCE TO THE PUBLIC INTEREST**

1. **ATTWELLS v JACKSON LILAC LAWYERS PTY LTD [2016] HCA 16. : the Absence of reference to s56 & s64 of the Judiciary Act 1903 (Au)**
2. **PALMER v WESTERN AUSTRALIA (2021) HCA 30 & MINERALOGY LTD v WESTERN AUSTRALIA (2021) HCA 31: the Absence of reference to s56 & s64 of the Judiciary Act 1903 (Au)**

To: Parliament of Corporate Commonwealth of Australia
(Liquidator & Managing Controller Appointed)
Joint Committee on Corporations & Finance,
Standing Committee on Economics
Steve Georganas, MP, Deputy Chair, Senators O'Neil & Pratt
C/- Mr Mark Fitt, Secretary, PO Box 6100
Parliament House,
Canberra ACT 2600
To : Commissioner of Taxation
Trading as the Australian Taxation Office
(Liquidator and Managing Controller Appointed)
C/Senate Standing Committee on Economics
Mr Chris Jordan (A Bankrupt)
Parliament House
Canberra ACT 2600

Steve Georganas MP
Member for Adelaide
161 Main North Rd, Senate
Nailsworth, SA 5083

Senator Patrick
Level 2, 31 Ebenezer Place
Adelaide, SA, 5000
The Reserve Bank of Australia
(Liquidator and Managing
Controller Appointed)
C/Senate Standing Committee on
Economics, Mr Anthony Dickman
(A Bankrupt)
Parliament House,
Canberra ACT 2600

Email : economics.sen@aph.gov.au : chris.jordan@ato.gov.au : secretary@rba.gov.au :
glencec@citizensparty.org.au : liam.ocallaghan@aph.gov.au : grace.finch@aph.gov.au :
steve.georganas.mp@aph.gov.au : senator.patrick@aph.gov.au : senator.oneil@aph.gov.au :
senator.pratt@aph.gov.au

BDO (SA) Pty Ltd & Mr Andrew Tickle, Audit Partner, Mr Steve Fimano, Mr Kishen Vadasz
C/-Julie Kinnear | Partner | Commercial Insurance Email : Julie.Kinnear@sparke.com.au
Sparke Helmore Lawyers | Level 3, 41 Currie Street, Adelaide SA 5000

(Together hereinafter The Crown (Liquidator and Managing Controller Appointed)) (**The Crown**)

Cc; OenoViva Global, Australian People Future Fund,

Dear Mesdames et Messieurs,

The Farce that is Fake Regulation in Australia¹ has been well ventilated : A copy of this communique will be used in International Courts and Tribunals with Jurisdiction to enforce and impose Sanctions on Public Officials comprising the three arms of Governments of Australia.

On 4 May 2016, the High Court of Australia handed down its much-anticipated decision on the advocates' immunity from suit in *Attwells v Jackson Lalic Lawyers Pty Limited* [2016] HCA 16. The High Court allowed the immunity but carved out an exception for settlements.

¹ AMG 85 The Farce of Fake Regulation Royal Commission exposed Australia; March 2019



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The immunity no longer extends to negligent advice which contributes to the making of a voluntary agreement between the parties merely because litigation is on foot.

This has significant ramifications for legal practitioners and their insurers. Practitioners must carefully consider the circumstances in which they advise their clients to settle and the terms of any consent orders which are submitted to the court as the result of advice to settle.

The Written Word

I now know and understand the value of studying the subject of English during my life as a child student at St Andrew's Primary School and St Peter's College.

The Corollaries of events in my life, and that of my family, with events described in literary works that were then a part of the Curriculum are extraordinary, beauty is in the eye of the beholder interpretation depends on education and life's experiences.

Re; ORWELL'S AUSTRALIAN ANIMAL FARM ; EMMINGWAY'S OLD MAN AND THE SEA ; SHAKESPEAR'S MACBETH ; GOLDING'S LORD OF THE FLIES ; MARSHALL'S I CAN JUMP PUDDLES;

I would be saddened to learn if those books or latter day equivalents were missing from today's education environment in the same way that I was never taught the art of trading and transfer of stored value by Bills of Exchange as a fundamental connerstone of commerce as a necessary a part of Learning and life' s lessons.

Exhibit AMG 4038 sets out a quote from **Shakespeare's Macbeth**; Macbeth' s statement that "[l]ife's but a poor player / That struts and frets his hour upon the stage" can be read as Shakespeare's somewhat deflating reminder of the illusionary nature of the theatre. After all, Macbeth is only a "player" himself, strutting on an Elizabethan stage. In any play, there is a conspiracy of sorts between the audience and the actors, as both pretend to accept the play's reality. Macbeth's comment calls attention to this conspiracy and partially explodes it—his nihilism embraces not only his own life but the entire play. If we take his words to heart, the play, too, can be seen as an event "full of sound and fury, / Signifying nothing."

Lord of the Flies is a 1954 novel by [Nobel Prize-winning](#) British author [William Golding](#). The book focuses on a group of British boys stranded on an [uninhabited island](#) and their disastrous attempt to govern themselves. Themes include the tension between [groupthink](#) and individuality, between rational and emotional reactions, and between morality and immorality. At an allegorical level, the central theme is the conflicting human impulses toward civilisation and social organisation—living by rules, peacefully and in harmony—and toward the will to power. Themes include the tension between groupthink and individuality, between rational and emotional reactions, and between morality and immorality. How these play out and how different people feel their influence form a major subtext of *Lord of the Flies*, with the central themes addressed in an essay by American literary critic Harold Bloom²

Name: "**Lord of the Flies**" is a literal translation of **Beelzebub**³

Alan Marshall's three-part autobiography *I Can Jump Puddles* (1955), *This is the Grass* (1962) and *In Mine Own Heart* (1963), the stories tell of Marshall's childhood growing up in rural Victoria around the turn of the century. Contracting polio soon after attending school, the story retells the obstacles he faced as a child in trying to overcome his disability. Later as an adult, he encounters prejudice due to his debilitating disease while looking for work in Melbourne.

Orwell was ever an extraordinary talent, orator and thinker, ***Animal Farm*** features in **Exhibit AMG 4080 AUSTRALIA : AN ORWELLIAN REALITY; ALL ANIMALS ARE CREATED EQUAL; SOME ARE MORE EQUAL THAN OTHERS**

Animal Farm is a satirical allegorical novella by George Orwell, first published in England on 17 August 1945. The book tells the story of a group of farm animals who rebel against their human

² Bloom, Harold. "[Major themes in Lord of the Flies](#)" from the original on 11 December 2019. Retrieved 11 December 2019.

³ 2 Kings 1:2–3, 6, 16.



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farmer, hoping to create a society where the animals can be equal, free, and happy. Ultimately, the rebellion is betrayed, and the farm ends up in a state as bad as it was before, under the dictatorship of a pig named Napoleon.

The Old Man and the Sea served to reinvigorate Hemingway's literary reputation and prompted a reexamination of his entire body of work. The novel was initially received with much popularity; it restored many readers' confidence in Hemingway's capability as an author. Its publisher, Scribner's, on an early dust jacket, called the novel a "new classic", and many critics favorably compared it with such works as William Faulkner's 1942 short story *The Bear* and Herman Melville's 1851 novel *Moby-Dick*. Joseph Waldmeir's 1957 essay "Confiteor Hominem: Ernest Hemingway's Religion of Man" is a favorable critical reading of the novel—and one which has defined analytical considerations since. Perhaps the most memorable claim is Waldmeir's answer to the question—What is the book's message?

The answer assumes a third level on which *The Old Man and the Sea* must be read—as a sort of allegorical commentary on all his previous work, by means of which it may be established that the religious overtones of *The Old Man and the Sea* are not peculiar to that book among Hemingway's works, and that Hemingway has finally taken the decisive step in elevating what might be called his philosophy of Manhood to the level of a religion.⁴

Morrison's Glasgow trip raises troubling questions about climate change, national security and how the government should be judged⁵

Scott Morrison believes in miracles. This is perhaps why he expected us all to ignore what we had seen with our own eyes this week and instead believe him when he quivered with outrage that French President Emmanuel Macron had questioned "Australia's integrity". It was the Prime Minister, of course, who was in Macron's sights in Rome this week — not the Australian nation — when he was questioned about the cancellation of a \$90 billion submarine contract — the largest in Australia's history.

Did he think Scott Morrison had lied to him about the future of the deal, Macron was asked by reporters in Rome. "I don't think, I know," he had replied.

By the time Morrison got to Glasgow, the PM's dander was in full dudgeon mode, on a scale that only someone who had once been an amateur musical theatre thespian could muster.

"I must say that I think the statements that were made questioning Australia's integrity, and the slurs that have been placed on Australia, not me, I've got broad shoulders, I can deal with that," he said. "But those slurs, I'm not going to cop sledging at Australia. I'm not going to cop that on behalf of Australians."

No aspect of government in Australia is to be believed and Morrison does not speak for me or my licensees.....with the benefit of my extraordinary life's experiences I know that the Crown in all of its aspects cannot be believed and that it lies.

The International Community and Australian's ought be outraged.....our Glass house is shattered.

You must and will be bound by international Treaties and trade law.

The Board of Trustees have offered to fund Nuclear submarines as a pivotal part of this Nations International Relationships.....you have demonstrated that you cannot run an Economy or be bound by contracts yet again.....you are insolvent.

⁴ Joseph Waldmeir (1957). "Confiteor Hominem: Ernest Hemingway's Religion of Man". Papers of the Michigan Academy of Sciences, Arts, and Letters. XLII: 349–356.

⁵ ABC News <https://www.abc.net.au/news/2021-11-06/morrison-glasgow-trip-climate-change-national-security-questions/100598788>



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The Tax Returns of the Andrew Garrett Family Trust No 4 trading as OenoViva Capital Resources set out as follows

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Actual Monthly Revenue

	\$
July 2020	11,367,979,951,381,100 ^(10³⁰)
August 2020	79,575,859,659,667,500 ^(10³⁰)
September 2020	557,031,017,617,672,00 ^(10³¹)
October 2020	3,899,217,123,323,710,0 ^(10³²)
November 2020	27,294,519,863,265,900 ^(10³³)
December 2020	191,061,639,042,862,000 ^(10³³)
January 2021	1,337,431,473,300,030,00 ^(10³⁴)
February 2021	9,362,020,313,100,220,00 ^(10³⁴)
March 2021	65,534,142,191,701,500,0 ^(10³⁵)
April 2021	458,738,995,341,911,000 ^(10³⁶)
May 2021	3,211,172,967,393,370,00 ^(10³⁷)
June 2021	22,478,210,771,753,600,0 ^(10³⁸)
Total	\$26,224,579,231,817,900,0^(10³⁸)

4. Expenses

Payroll		\$
Andrew Garrett	(\$3,500,000 + 20% DCWS)	4,200,000
Matthew Galasso	(\$1,150,000 + 20% DCWS)	1,330,000
Paul Rigby	(\$1,150,000 + 20% DCWS)	1,330,000
Robert Douglas	(\$ 300,000 + 20% DCWS)	360,000
Robert Nowak	(\$ 400,000 + 20% DCWS)	480,000
John Thomson	(\$ 400,000 + 20% DCWS)	490,000
Total		\$8,190,000

5. Income Tax & Future Income Tax Benefit

Income Tax Provision is assessed in the Balance Sheet at the maximum personal rate of 45% applicable in the territory of Australia, however, an equal provision for right of set off as to damages is made for Future Income Tax Benefit matching the amount of tax payable in each fiscal year. Notes 18, 20 and 21.

The Equivalent to part payment Income Tax at a Corporate Level is paid by the Trust in each year by distributing 33% of all income and associated rights to the Australian People Future Fund and accounted to the Beneficiary Accounts within the books with a balancing amount of 12% (33% + 12% = 45%) to be paid to the Governments of the Nations where the Beneficiary Account Holder is resident care of the relevant Government Taxation Office concurrent with distribution to the Beneficiary Account by APFF.

Income Tax Returns are lodged with the Australian Commissioner of Taxation. Dates of Lodgement of last 5 years for the Year Ending June (YEJ) for the Trust are as follows:

- 2016 on 11th August 2016
- 2017 on 15th December 2017
- 2018 on 16th July 2018
- 2019 on 22nd August 2019
- 2020 on 29th July 2020



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Amending Economic Activity Statements have been lodged with the Australian Commissioner of Taxation and the RBA jointly on 17th September 2020 and 13th October 2020 (**AMG 2525**) neither of which have been contested/audited notwithstanding multiple requests for an Audit by the Trustee.

These Special Purpose Accounts have been prepared in the basis of Exhibit AMG 2525 and have been prepared in advance of the due lodgement date to provide the Australian Commissioner of Taxation and/or the RBA with the opportunity to Audit the Accounts prior to lodgement of the Income Tax Return for YEJ 2021.

6. Distributions

The only distribution made in the period was to the benefit of APFF; The Accounts for APFF should be read together with these accounts.

7. Admission of Liability

On the 1st July, 2016 the Attorney Generals of the Commonwealth, the States and territories were served with A Notice to Admit Facts (amongst others) in accordance with the Common Law and *the Commonwealth of Australia Constitution Act 1901* (UK) which Facts and consequential Liability has been admitted in accordance with Court Rules and the Law. Secured as a charge on the assets of Agencies of the Crown in accordance with the provisions of *the Personal Property Security Act 2009* (AU) and the law as further disclosed in Amending Activity Statements and Income Tax Returns dated 13th October 2020 lodged with both the Reserve Bank of Australia and the Australian Commissioner of Taxation for the periods YEJ 2017, YEJ 2018, YEJ 2019 and YEJ 2020 with projection for YEJ 2021. (**Exhibit AMG 2525**) and the law being:

\$26,224,579,233,712,600^(10³⁹)

Serious findings were made in the Haynes Royal Commission into the Finance Sector during the period YEJ 2019 in respect to "Fake Regulation", collapse of Rule of Law and breaches of Separation of Powers in respect to misconduct and malfeasance of the Judiciary and the Regulators in perpetuation of Tax Revenues that are "Ill Gotten".

The Australian Securities and Investment Commission (**ASIC**) entered into unlawful and invalid Memoranda of Understanding with the following Agencies of the Crown in order to impermissibly fetter the exercise of discretionary public powers conferred under enactments and thereby effectively control the transfer of stored value and weaponize the Monetary System via the following Memorandums of Understanding between ASIC and:

- RBA dated 18th March 2002 (**AMG 2235**)
- Australian Competition & Consumer Commission (**ACCC**) dated 15th December 2004 (**AMG 2233**)
- Commonwealth Director of Public Prosecutions (**CDPP**) dated 1st March 2006 (**AMG 2239**)
- Australian Prudential Regulatory Authority (**APRA**) dated 18th May 2010. (**AMG 2234**)
- Australian Financial Security Authority (**AFSA**) dated 30th September 2014. (**AMG 2236**)
- Australian Stock Exchange Limited (**ASX**) dated 28th October 2011. (**AMG 2237**)
- Australian Commissioner of Taxation trading as Australian Taxation Office (**ATO**) dated 21st December 2012. (**AMG 2238**)

Despite those findings and similar serious findings of malfeasance in public office made against ASIC and the Agencies above pursuant to Senate Enquiries in 2010 and 2014, ASIC remains substantially out of control and unregulated such that Self-Regulation is Mis-Regulation as evidenced by the Commonwealth Ombudsman own motion enquiry in 2015 which made no such findings and no effective means of regulation.



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Subsequently, Similar Notices to Admit Facts were also served on Regina (Managing Controller Appointed), the Reserve Bank of Australia the Australian Securities and Investment Commission,

Commonwealth Bank of Australia, Westpac Banking Corporation and ANZ Banking Group Limited and other entities the subject of instructions to DW Fox Tucker Lawyers and as otherwise set out in Exhibit AMG 87.

In accordance with the provisions of the Charter, the Constitution and the Common Law those Notices to Admit Facts have been deemed to be admitted within 14 days of service in which regard Stoppel in all its forms applies.

As a direct consequence of interference in the transfer of stored value by the Crown and more particularly the ATO, the RBA, Australian Signals Directorate and Australian Centre For Cyber Security in respect to criminal defamation tactics designed to discredit the Trustee and the source of stored value the Trustee has elected to declare that stored value to the government of the United States of America amongst other Governments and pay the SEC Fees as required by the United States Government. <https://oenoviva-capital-resources.com/2020/11/20/notice-of-criminal-defamation-imputed-concerns-dated-10th-june-2020/> (AMG 2610 & AMG 2627)

In accordance with the findings of the Full Bench of the Federal Court of Australia in *Commissioner of Taxation v Multiflex Pty Ltd* (includes Corrigendum dated 18 November 2011) [2011] FCAFC 142 (11 November 2011) and in the absence of issuing a Notice under s8AAZLGA of the *Taxation Administration Act 1953* (AU) by the Australian Commissioner of Taxation has a public duty to pay immediately the amount of liability admitted to be owed by the Crown to the Beneficiary Tax Account held by the Tax Payer with the RBA with the same Account Number Identity as the ABN in order to create a running Balance of Account (working Overdraft Purchased Payment Facility) of those moneys not disputed to be owed by the Crown to the Taxpayer as identified by the TFN or vice versa.

Until the date of these findings the Commonwealth of Australia disclosed its annual accounts to the SEC with Data source identity: CIK0000805157.json

The Crown has ceased making SEC filings because it does not wish to disclose the true indebtedness of the Crown in the Annual Financial Statements such that Ratings Agencies will downgrade the AAA+ Status of the Commonwealth of Australia currently published.

The Failure to disclose the indebtedness of the Crown to the Trust and the failure to credit the Beneficiary Account with the Moneys Owed, does not negate the debt admitted owed to the Trust, as identified by the TFN.

The Credit Rating arguably remains unchanged in the circumstances of the Change in Control by appointment of Managing Controller and the beneficial ownership of Corporate Commonwealth of Australia has changed from the Windsor Family to the Garrett Family.

The Trustee Reserves all rights to make further disclosures for the period 19th January 1994 to today's date and discloses that reassessment will only result in a greater income to be disclosed as a result of liability of the Crown failing to regulate its licensees and otherwise.

8. Assets Seized

As a consequence of service on the Attorneys General of the Commonwealth, the States and Territories of Australia of numerous Notice to Admit Facts, Indebtedness & Liability including those dated 1st July 2016, 30th September 2018, 17th December 2018, 9th January 2019, 21st February 2019, 9th April 2019, 3rd May 2019 and 29th May 2019 Notice of Seizure of Collateral / Crystallization of Charges/Deed & Notice of Appointment of Managing Controller dated 1st June 2019 ("The



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Notice") was served on the Windsor Family and the Attorneys General for the Commonwealth of Australia and also on the United Kingdom of Great Britain and Northern Ireland on the 3rd June 2019 and 12th July 2019 (**Exhibits AMG15a-AMG15t**).

Confirmation of Service of the Notice was acknowledged by the Crown (Liquidator & Managing Controller Appointed) on 6th June 2019 in respect to Australia and on 12th July 2019 in respect to the United Kingdom.

On 14th August 2020 the Managing Trustee was appointed as Liquidator to Corporate Commonwealth, States and Territories of Australia.

Similar Notices of Seizure of Collateral were served on:

- a. 1st May 2016 in respect to
 - o National Australia Bank Limited (Managing Controller Appointed),
 - o SAB Miller Beverage Investments Pty Ltd (Managing Controller Appointed),
 - o Foster's Brewing Group Pty Ltd (Managing Controller Appointed),
 - o Treasury Wine Estates Vintners Limited (Managing Controller Appointed),
 - o Treasury Wine Estates Limited (Managing Controller Appointed).
- b. 23rd June 2019 in respect to the Reserve Bank of Australia (Managing Controller Appointed) in which regard written and oral submissions were made in Administrative Appeals Tribunal Proceedings Case Numbers AAT-2020-2280 & 4143; Australian People Future Fund v Reserve Bank of Australia and the Registrar of the PPSR. Of particular relevance are the oral submissions made by the Trustee on the 10th November 2020, shown as **Exhibit AMG 2841** which remain undisputed.
- c. 23rd June 2019 in respect to Westpac Banking Corporation Limited (Managing Controller Appointed)
- d. 30th June 2019 for effect 23rd of June 2019 in respect to Australia and New Zealand Banking Group Limited (Managing Controller Appointed)
- e. 23rd June 2019 in respect to Commonwealth Bank of Australia Limited (Managing Controller Appointed)
- f. 12th October 2020 in respect to Investec Australia Limited (Managing Controller Appointed)
- g. 12th October 2020 in respect to N.M. Rothschild and Sons (Australia) Limited (Managing Controller Appointed)
- h. 30th October 2020 in respect to The Australian Stock Exchange (Managing Controller Appointed)
- i. 16th January 2021 in respect to The Singapore Stock Exchange (Managing Controller Appointed)
- j. Amongst others subject of instructions to Counsel

The Assets of the Crown (Liquidator & Managing Controller Appointed) are identified in the annual accounts of the Governments of the Queen's Dominions as lodged with the United States Securities and Exchange Commission as being property of the Taxpayer operated in Trust by the existing Agencies under implied license/Agency Agreement from the Taxpayer.

The extended reach of the *Personal Property Security Act 2009* (Cth.) and the Notices perfects control of the assets seized ranking the Trust before any other Creditors set out in the Balance Sheets of the Financial Statements in respect to the Entities.

The Assets of the Crown (Liquidator & Managing Controller Appointed) are identified in the annual accounts of the Governments of the Queen's Dominions as lodged with the United States Securities and Exchange Commission as being property of the Taxpayer operated in Trust by the existing Agencies under implied license/Agency Agreement from the Taxpayer.



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The extended reach of the *Personal Property Security Act* 2009 (Cth.) and the Notices perfects control of the assets seized ranking the Trust before any other Creditors set out in the Balance Sheets of the Financial Statements in respect to the Entities.

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Banque du Caire Safe Keeping Receipt \$1,567,297(10⁶) was cancelled, and instruments forwarded to OenoViva (Greece/Cyprus), however the Guarantee remains effective because of the Endorsement by both Bank du Caire and the Reserve Bank of Australia.

18. Cash Equivalent/ Instruments Held

	\$
Active Domestic Bills of Exchange Register	84,081,533,973
Active UNCITRAL International Bills of Exchange Register	13,034,662,837,649,000
Total Instruments Issued	13,034,746,919,182,900
Rounded value for accounts	13,035(10¹²)

19. Future Income Tax Benefit

Because of the Admissions of Facts, Liability and Indebtedness and the Monthly current rate of escalation exceeding all Tax Revenues the generation of Future Income Tax Benefit (FITB) exceeds the rate of escalation as equivalent to income. At the end of each Financial Year the FITB will exceed the Income Tax Payable. Calculated at the rate set out in Note 19

20. Negotiable Instruments Issued

Refers to Liabilities for Negotiable Instruments (UNCITRAL International Bills of Exchange) drawn against the Balance Sheet that in some circumstances are also the subject of Safe Keeping Receipts issued by Banks recognizing the face value of those instruments as a liability payable by the Trust on the Maturity Date and/or held by Power of Attorney/Master Regional Licensees or under Joint Venture/Pledge Arrangements OR Otherwise invested in Private Entities of Private Capital Trusts.

21. United States Securities and Exchange Commission (SEC) Fees

Fee#1: Drawing Fee

Fees are payable by the Trust to SEC at USD109.10 per Million in value, in respect to all instruments drawn in the period for 2021 in accordance with SEC Order dated 26th August 2020. These fees have not previously been accrued or paid in preceding periods.

- Total Value of all instruments Actually Issued.
AUD \$13,034,746,919,182,900 = **USD \$10,101,928,862,366,800**
- Total Value of Instruments Notionally Issued regarding APFF Distributions.
AUD \$31,714,432,940,846,700 = **USD \$24,578,685,529,156,200**

SEC Fee USD\$109.10 (AUD\$141.69) payable per USD million using AUD/USD Exchange rate of \$0.775

Actual SEC Fee #1 **AUD \$5,886,664,609,975**

Fee#2: Securities Transaction Fee

Further Fees are payable in respect to transactions paying the instruments drawn in exchange for the issue of Ordinary Units in the Capital Trusts disclosed in Note 12 at a rate of USD\$22.10 (AUD\$28.33) payable per Million using AUD/USD Exchange rate of \$0.78

Actual SEC Fee #2 **AUD \$286,894,779,691**

Fee#3: Transaction Fee

S31 Fee is payable in respect to securities futures sales which is not applicable to the current transactions.

Total SEC Fees: \$6,173,559,389,666



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A seriously alarming development

All this is of particular concern when the passage of just of a couple of months has left grave doubts about the outlook for our strategic capability in the wake of the decision to so significantly rewrite our strategic policy. Not only do we now have a widely acknowledged "[capability gap](#)" in our submarine fleet until 2040 — on the off chance that we ever actually see these nuclear submarines.

But no analyst will put up their hand to say these submarines will be built in Australia, and too many doubt whether there is the capacity to actually build them anywhere else, given the demands of other nations to build their own submarines.



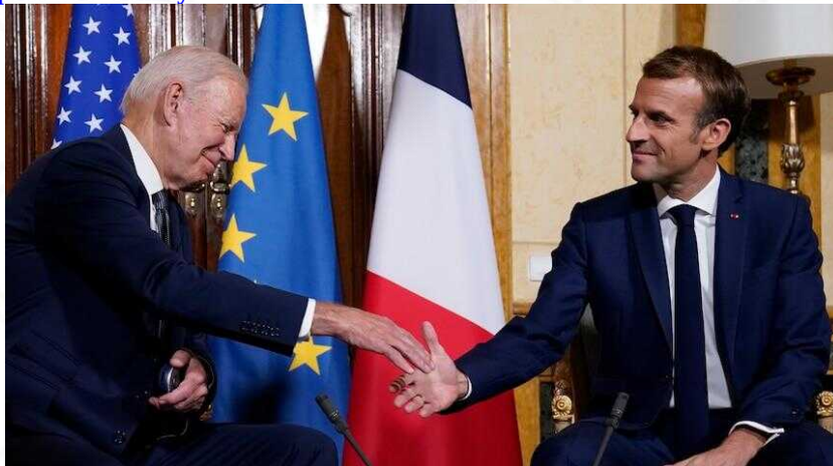
Can the submarines even be built in Adelaide?(*AP: Jack Sauer*)

This should be a seriously alarming development. Yet instead, submarines and security strategy, like climate change, are fought out in that other strand of the national discourse, a strand where some of our most senior journalists say that "of course" Morrison had to lie to the French, and senior ministers say it is journalists' fault that the relationship with the French has gone downhill because they "pressured" Macron by asking him questions.

The 18-month review of the plan to go nuclear puts the answer to the question on the other side of the election, including an answer we know already but which the government won't admit to until then because of what it means for seats in Adelaide: submarines will not, cannot, be built there.

Why aren't the disturbing aspects of both the climate change and strategic positions of the government under more intense pressure?

[Biden says AUKUS pact was 'clumsy'](#)



[Mr Biden said his impression was the French had been informed long before the deal was announced.](#)



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Labor is keeping itself purely in the political strand of the conversations here: it doesn't want to challenge the government on national security, or find itself exposed by making a major point of difference on emissions reduction policies.

It attacks the Prime Minister on character grounds over the debacle over the submarine strategy, revelling in claims on the international stage that he is a liar, rather than raising the alarm about how his actions have exposed our national security and that, just maybe, the Opposition should be rethinking its original endorsement of the change of strategy.

So many threads of the Prime Minister's political strategy — as well as the national interest — have started to fray in recent times: a campaign fought on national security grounds; a "who do you trust" campaign. That's just for starters.

But somewhere along the way, the idea that he and his government should be judged in terms of how they are protecting the national interest, rather than playing the political game, seems to have been well and truly lost.

Laura Tingle is ABC's 7.30's chief political correspondent.

*She should have died hereafter.
There would have been a time for such a word.
Tomorrow, and tomorrow, and tomorrow
Creeps in this petty pace from day to day
To the last syllable of recorded time.
And all our yesterdays have lighted fools
The way to dusty death. Out, out, brief candle.
Life's but a walking shadow, a poor player
That struts and frets his hour upon the stage,
And then is heard no more. It is a tale
Told by an idiot, full of sound and fury,
Signifying nothing.*

High Court

A Court comprised of Chief Justice French and Justices Kiefel, Bell, Gageler, Keane, Nettle and Gordon rejected the appellants' invitation to depart from the decisions in *D'Orta* and *Giannarelli*. The Court found no reason to disturb those decisions, which reflected "the priority accorded by this Court to the values of certainty and finality in the administration of justice as it affects the public life of the community."^[6] Any abolition of the immunity, in the Court's view, is a matter for the legislature.

By a ratio of 5:2, the Court (French CJ, Kiefel, Bell, Gageler and Keane JJ comprising the plurality) held that the immunity did not extend to advice given out of court by the practitioner leading to a settlement; and that on a fair reading of *D'Orta*, the immunity was never intended to extend so far, even if the settlement led to consent orders made by the court.

The court affirmed the principles in *Giannarelli* and *D'Orta* and explained^[7]:

Once it is appreciated that the basis of the immunity is the protection of the finality and certainty of judicial determinations, it can be more clearly understood that the "intimate connection" between the advocate's work and "the conduct of the case in court" must be such that the work affects the way the case is to be conducted so as to affect its outcome by judicial decision. The notion of an "intimate connection" between the work the subject of the claim by the disappointed client and the conduct of the case does not encompass any plausible historical connection between the advocate's work and the client's loss; rather it is concerned only with work by the advocate that bears upon the judge's determination of the case.



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In reaching its conclusion, the Court rejected an argument advanced by the Law Society, that any confinement of the immunity with respect to settlements would have a chilling effect on the public policy in favour of settlement of litigation. The Court unapologetically explained that the public policy which justifies the immunity is not concerned with the desirability of settlements, but with the finality and certainty of judicial decisions.

The respondent law firm argued that a judgment that reflects a compromise reached by consent is no less effective as a final and certain judgment than one reached after a contested hearing. The Court rejected that argument on the basis that *“the consent order in question and associated notation by the Court reflected an agreement of the parties for the payment of money in circumstances where no exercise of judicial power determined the terms of the agreement or gave it effect.”*

In part dissent, Justices Nettle and Gordon agreed with the majority in determining that the rationale of the immunity did not extend to advice unless it *“moves the case in court toward a judicial determination”* but disagreed that the immunity should not apply to advice to settle or not to settle a proceeding. His Honour Justice Nettle observed that the curtailment of the immunity would necessarily lead to anomalous results depending on whether a consent order dismissing the action as a result of a settlement did or did not contain contractual settlement terms. If it did, any attack on the advised terms of settlement would necessarily involve a collateral attack on the court’s order and hence the kind of attack that the immunity was meant to avoid.

Similarly, Her Honour Justice Gordon dissented on the basis that the immunity fundamentally revolves around finality – the final quelling of a controversy by the exercise of judicial power. Her Honour found that the final outcome in the court below – the entry of a judgment for approximately \$3.4M, was as much the exercise of judicial power as entry of judgment after trial.

Implications

The decision will undoubtedly affect the way in which practitioners advise their clients as to settlement. In the short term there may be a reticence to advise to settle prior to trial.

Since the court expressly did not decide upon the application of the immunity to settlements requiring the exercise of judicial power^[8], terms of consent orders are likely to receive closer attention, as practitioners draft them to include more terms which are determinative of the rights and obligations of the parties in an effort to bring the exercise of judicial power into the terms of the orders by consent.

The advocates’ immunity continues, arguably as it was always intended. The guiding principle to the operation of immunity is the interconnectedness of the work of the advocate with the judicial determination of the case.

Date: 4 May 2016

^[1] (1988) 165 CLR 543

^[2] (2005) 223 CLR 1

^[3] *Attwells v Jackson Lalic Lawyers Pty Ltd* [2013] NSWSC 1510

^[4] *Jackson Lalic Lawyers Pty Ltd v Attwells* [2014] NSWCA 335

^[5] At [37] and [38]

^[6] At [36]

^[7] At [46]

^[8] At [61]



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The matter of abolition of Crown Immunity is in fact already enacted

JUDICIARY ACT 1903 - SECT 56

Suits against the Commonwealth

- (1) A person making a claim against the Commonwealth, whether in contract or in tort, may in respect of the claim bring a suit against the Commonwealth:
- in the High Court;
 - if the claim arose in a State or Territory--in the Supreme Court of that State or Territory or in any other court of competent jurisdiction of that State or Territory; o
 - if the claim did not arise in a State or Territory--in the Supreme Court of any State or Territory or in any other court of competent jurisdiction of any State or Territory.
- (2) For the purposes of paragraphs (b) and (c) of the last preceding subsection:
- any court exercising jurisdiction at any place in the capital city of a State, or in the principal or only city or town of a Territory, that would be competent to hear the suit if the Commonwealth were, or had at any time been, resident in that city or town, or in a particular area in that city or town, is a court of competent jurisdiction; and
 - any other court is not a court of competent jurisdiction if its competence to hear the suit would depend upon the place where the Commonwealth resides or carries on business or at any time resided or carried on business.

JUDICIARY ACT 1903 - SECT 64

Rights of parties

In any suit to which the Commonwealth or a State is a party, the rights of parties shall as nearly as possible be the same, and judgment may be given and costs awarded on either side, as in a suit between subject and subject.

Neither, I, nor the Australian People, are dead yet and WE are not idiots.

WE ARE TIRED OF YOUR LIES AND IN PARTICULAR; THE LIES OF LAWYERS.

There must be finality and compliance with Rule of Law and not continuation of the Lies and theft by government.

This communique is being forwarded to OenoViva (France).

Kind Regards,



RESERVE BANK
OF AUSTRALIA



Signature: _____

Name / Title: Mr. Andrew Morton Garrett

CEO/ Chairman/ Managing Trustee of the Boards of Trustees of the Andrew Garrett Family Trust No 4 trading as OenoViva Capital Resources, and the Australian People Future Fund, The Crown Attorney General to Commonwealth of Nations, Managing Controller and Liquidator appointed to the Crown (Liquidator and Managing Controller Appointed)



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VIVACOIN.ORG
YOUR MONEY. YOUR WAY



Friday, 05 November 2021

AMG 4080 AUSTRALIA : AN ORWELLIAN REALITY

ALL ANIMALS ARE CREATED EQUAL; SOME ARE MORE EQUAL THAN OTHERS¹

**THE AUSTRALIAN PARLIAMENT ; PUBLIC OFFICIALS
PROTECTED BY THE ALLEGED ATTORNEY GENERALS INSTRUCTING
THE LAW SOCIETIES OF AUSTRALIA**

To: Parliament of Corporate Commonwealth of Australia
(Liquidator & Managing Controller Appointed)
Joint Committee on Corporations & Finance,
Standing Committee on Economics
Steve Georganas, MP, Deputy Chair, Senators O'Neil & Pratt
C/- Mr Mark Fitt, Secretary, PO Box 6100
Parliament House,
Canberra ACT 2600

To : Commissioner of Taxation
Trading as the Australian Taxation Office
(Liquidator and Managing Controller Appointed)
C/Senate Standing Committee on Economics
Mr Chris Jordan (A Bankrupt)
Parliament House
Canberra ACT 2600

Steve Georganas MP
Member for Adelaide
161 Main North Rd, Senate
Nailsworth, SA 5083

Senator Patrick
Level 2, 31 Ebenezer Place
Adelaide, SA, 5000
The Reserve Bank of Australia
(Liquidator and Managing
Controller Appointed)
C/Senate Standing Committee on
Economics, Mr Anthony Dickman
(A Bankrupt)
Parliament House,
Canberra ACT 2600

Email : economics.sen@aph.gov.au : chris.jordan@ato.gov.au : secretary@rba.gov.au :
glencec@citizensparty.org.au : liam.ocallaghan@aph.gov.au : grace.finch@aph.gov.au :
steve.georganas.mp@aph.gov.au : senator.patrick@aph.gov.au : senator.oneil@aph.gov.au :
senator.pratt@aph.gov.au

BDO (SA) Pty Ltd
Mr Andrew Tickle, Audit Partner, Mr Steve Fimano,
Mr Kishen Vadasz & Mr Mike Garrett
7/420 King William St,
Adelaide SA 5000

Email; steve.fimano@bdo.com.au : mike.garrett@bdo.com.au :
kishen.vijayadass@bdo.com.au : andrew.tickle@bdo.com.au :

(Together hereinafter The Crown (Liquidator and Managing Controller Appointed)) (**The Crown**)

Cc; OenoViva Global, Australian People Future Fund, Al Khalidia Real Estate (AKRE) Capital,
ProCapital Associates W.LL (ProCapital), ISD Banking

Dear Mesdames et Messieurs,

The Farce that is Fake Regulation in Australia² has been well ventilated : A copy of this communique
will be used in International Courts and Tribunals with Jurisdiction to enforce and impose Sanctions on
Public Officials comprising the three arms of Governments of Australia.

¹ Animal Farm ; 1945 George Orwell

² AMG 85 The Farce of Fake Regulation Royal Commission exposed Australia; March 2019



OENOVIVA

From: "Sadiqzai, Atia"

Date: 9 July 2020 at 9:31:09 am ACST

To: "Georganas, Steve (MP)"

Subject: Mr Andrew Garrett [DLM=Sensitive: Personal]

Sensitive: Personal

Good morning,

As discussed previously, please see attached correspondence to Mr Andrew Garrett outlining that "As the Attorney-General is the First Law Officer of the Commonwealth, it is not appropriate for the Attorney-General to intervene or influence private proceedings or proceedings that are being contemplated. This Department is unable to assist you further in this matter and will not respond to any future correspondence from you on the issues you have raised."

Kind regards,

Assistant Adviser

Office of the Hon Christian Porter MP | Attorney-General
Minister for Industrial Relations | Leader of The House

JUDICIARY ACT 1903 - SECT 56

Suits against the Commonwealth

- (1) A person making a claim against the [Commonwealth](#), whether in contract or in tort, may in respect of the claim bring a [suit](#) against the [Commonwealth](#):
 - (a) in the High [Court](#);
 - (b) if the claim arose in a [State](#) or [Territory](#)--in the Supreme [Court](#) of that [State](#) or [Territory](#) or in any other [court](#) of competent jurisdiction of that [State](#) or [Territory](#); or
 - (c) if the claim did not arise in a [State](#) or [Territory](#)--in the Supreme [Court](#) of any [State](#) or [Territory](#) or in any other [court](#) of competent jurisdiction of any [State](#) or [Territory](#).
- (2) For the purposes of [paragraphs](#) (b) and (c) of the last preceding [subsection](#):
 - (a) any [court](#) exercising jurisdiction at any place in the capital city of a [State](#), or in the principal or only city or town of a [Territory](#), that would be competent to hear the [suit](#) if the [Commonwealth](#) were, or had at any time been, resident in that city or town, or in a particular area in that city or town, is a [court](#) of competent jurisdiction; and
 - (b) any other [court](#) is not a [court](#) of competent jurisdiction if its competence to hear the [suit](#) would depend upon the place where the [Commonwealth](#) resides or carries on business or at any time resided or carried on business.

Animal Farm is a [satirical allegorical novella](#) by [George Orwell](#), first published in England on 17 August 1945.³ ⁴The book tells the story of a group of farm animals who rebel against their human farmer, hoping

³ Bynum, Helen (2012). Spitting Blood: The History of Tuberculosis. Oxford University Press. p. xiii. ISBN 978-0199542055.

⁴ "12 Things You May Not Know About Animal Farm". Metro. 17 August 2015. Retrieved 16 August 2018



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to create a society where the animals can be equal, free, and happy. Ultimately, the rebellion is betrayed, and the farm ends up in a state as bad as it was before, under the dictatorship of a pig named [Napoleon](#).

1945 was also the year of the creation of the United Nations upon cessation of Hostilities following the surrender of Germany under the command of yet another unbalanced but brilliant Narcissist and Pyscopath.

SCOTT MORRISON ; CHRIS KOURAKIS : MODERN DAY NAPOLEANS

We is me ; Mr Morrison's portrayal of Napoleon the Pig is worthy of an Oscar however he is, in reality, simply an example of a Narcissist and Pysopath in full flight : the Human Condition.

The Pork Barrelling practices of each major Political party and other issues remain unchallenged by the purported Attorney General's Office or the Parliament of Australia.

The Queen, may God, and any other Deity capable of doing so, bless Her Majesty, acted in the Public Trust and the Public Interest exercising s61 of the Commonwealth of Australia Constitution Act and challenged the Australian Parliament by removing Government on 11th November 1975.

It is once again time for you (Government) to be removed for the Corruption and Chaos you have perpetuated.

Steve Georganas, I believe to be a Soul with integrity and possessing a good heart, posed « The questions » to the Attorney General on my behalf are not complex⁵:

Dear Attorney-General

I write to you on behalf of Mr Andrew Garrett of Nailsworth regarding a complex series of issues including Mr Garrett's allegation that he is the victim of "The Bethcar Strategy".

Mr Garrett has raised concerns with me with regards to events involving his business affairs since 1994 and the various paths that he covered during these times.

Given the intricacy of the numerous matters raised by Mr Garrett, I have requested that these matters be formatted and sent to our office so that these can be forwarded to you.

A copy of my constituent's email submission is enclosed for your information and records.

Mr Garrett is specifically requesting responses to the following questions.

1. Why haven't the resolutions of both houses been passed establishing the Judicial Misconduct and Incapacity Parliamentary Committee?
2. Why hasn't the responsible Minister published the PID Rules?
3. What steps have been taken to address and remedy ALRC 129?
4. What steps are being taken to hear and remedy the 10,000 submissions made by the public in respect to the Royal Commission into the Finance Sector?
5. What are the reasons for the Reserve Bank failing in its public duty to monetise the financial assets of OenoViva Capital Resources and the Australian People Future Fund?

I bring this matter to your attention and ask that you investigate the matters raised by Mr Garrett.

The Abject Failure of the Parliament to enforce their findings of Regulatory Fraud by inquiry through the Attorney General's Office has led to a systemic Collapse of Rule of Law that must be brought to the attention of other Nations; Our trading partners

⁵ AMG 4009 : Chronology of Corruption of the Crown



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Until the 30th of April 2017, the Political Parties in power in the Commonwealth the States and Territories have been responsible following the resolution creating the Australian People Future Fund which relevantly provides for funding of regulation independent of Tax Revenues.

<https://oenoviva-capital-resources.com/2020/07/30/resolution-of-ocr-board-of-trustees/>

Discussion;

AMG;

1. Directed the attention of the Board of Trustees to the Notice to Admit Facts dated 1st July 2016 and annexures served on the Attorney Generals of the Commonwealth, the States and Territories of the Commonwealth of Australia ("**the Attorney Generals**") and otherwise ("**Notices to Admit Facts**") as referred to in his email to the Commonwealth Attorney General dated 19th March 2017 and otherwise; AMG confirmed that at all relevant times he has relied upon all relevant laws including the Common Law being applied to Notices to Admit Facts and the failure of the Attorney Generals (Amongst Others) to deny those facts and dispute his conclusions as being admissions of Liability being the equivalent of Judgment Debt ("**the Admitted Liabilities**"), and
2. Presented a copy of the Income Tax Return for the Trust for the period YEJ 2016 and Quarterly Activity Statements for the Trust for the periods ending June 2016, September 2016, December 2016 and March 2017 that had been lodged with the Commissioner of Taxation as a consequence of s8 of *the Registration of Deeds Act 1935 (SA)* and the law applying to the calculation of post judgement interest arising from the Notices to Admit Facts, the Admitted Liabilities; AMG advised the Board that the quantum of the value of the liability of the Crown claimed by the Trust and now admitted by the Crown in accordance with the Common Law had initially been secured against assets of the Crown held pursuant to *the Commonwealth of Australia Constitution Act 1900 (UK)* ("**The Constitution**") pursuant to s109 of the Constitution, and the Constitutions of the State of South Australia and the State of Victoria, and
3. Reviewed his findings in respect to;
 - a. His submissions to the Royal Commission into Institutional Responses to complaints of Child sex abuse that were focused on Separation of Powers Issues avoided by the Royal Commission as an example of the Conduct AMG described as "the Bethcar Strategy", and
 - b. the failure of the Crown to provide for the Fundamental "Right to Remedy" of the Citizens and Entities of the Commonwealth of Australia which had led to the collapse of the principles of Responsible Government and proper application of the law relating to Separation of Powers and Rule of Law provided for under the Constitution, *the Charter of the Commonwealth of Nations, the Charter of the United Nations, The Common Law* and all relevant treaties including (but not limited to) *Australian Treaty Series No 23 and the UNCITRAL Covenant on International Bills of Exchange and Promissory Notes*, and

- c. Abuse of the Public Trust given at Federation by Officers of the Crown, and
 - d. Failure of the Three arms of Government to properly interpret the meaning of acting in the Public Interest
4. Reviewed the law as it applies to Taxation of Liquidated Damages in Australia and the moneys that would otherwise be due to the Commonwealth of Australia under various Taxation Acts were it not for the right of set off
5. Reviewed the need of the Trust to bring proceedings in the United Nations and the Supreme Court of Hong Kong as Courts with Common Law Jurisdiction that were NOT under the control of Officers of the Crown, and
6. Revisited Notices of Actual and Apprehended Bias served on Officers of the Crown and various applications for Public Interest Test Case Funding to bring the aforementioned proceedings, and



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5. Reviewed the need of the Trust to bring proceedings in the United Nations and the Supreme Court of Hong Kong as Courts with Common Law Jurisdiction that were NOT under the control of Officers of the Crown, and
6. Revisited Notices of Actual and Apprehended Bias served on Officers of the Crown and various applications for Public Interest Test Case Funding to bring the aforementioned proceedings, and
7. Expanded his recommendation to establish a Charitable Discretionary Trust to be known as the Australian People Future Fund ("**APFF**") with the Citizens of the Commonwealth of Australia as the Primary and General Beneficiaries of that trust in order to provide for;
 - a. The Human Right of Remedy to be funded by the assets of the APFF which responsibility of Proper Government was currently being avoided by the Crown through the application of the Bethcar Strategy and the misapplication of the relevant law as referred to above and the *Bankruptcy Act 1966 (Cth)*, *the Corporations Act 2001 (Cth)*, *the Australian Human Rights Commission At 1986 (Cth)* and the other laws referred to in the Amended Notice of Constitutional Matters dated 15th December 2015 filed and served in VID 129 of 2015; *Andrew Garrett v Commissioner of Taxation*, and
 - b. The establishment of a Judicial Commission Board to be funded by the assets of the APFF rather than the assets of the Crown in order to develop;
 - i. A Judicial College responsible for the training of all judicial officers of the Crown, and
 - ii. A Judiciary Independent of the Crown in all courts and Tribunals of the Commonwealth of Australia, the States and Territories and Judicial Commission, and
 - iii. A legal process to remove the criteria embodied in Statute that only Legal Practitioners may become Judicial Officers which relevant clauses are to be replaced to be only graduates of the aforesaid Judicial College may become Judicial Officers, and
 - iv. The Law Society of the Commonwealth of Australia to replace all State based Law Societies, and
 - v. A process for Independent review of complaints against Judicial Officers and Executive Government Officers, and
 - vi. Procedure independent of Agencies of the Crown to bring proceedings for corruption in its own Court, and
 - vii. Legislation to cause the Judicial Commission Board to be responsible for and prevent any member of Executive Government and/or the Legislature in being involved in the Appointment of;

Resolution of Board OVCR/APFF/30/04/2017

CHAIRMAN INITIALS:

Page 3 of 8

Page 3 / 28 Zoom 100%

Page 4 / 28 Zoom 100%

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1. The Governor General of the Commonwealth of Australia, and
2. The Governors of the States and Territories, and
3. The Attorney Generals of the Commonwealth of Australia, the States and Territories of Australia, and
4. The Australian High Commissioner, and
5. Any officer of a Court or Tribunal established under the Constitutions of the Commonwealth of Australia and/or the States and Territories of Australia exercising Judicial or Quasi-Judicial Discretion



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- viii. The funding of the legal process to amend all statutes establishing Agencies of the Crown whether Commonwealth, State or Territory to allow for;
1. the Judicial Commission to undertake review of all applications for Internal Review of the exercise of Executive Power whether Commonwealth, State or Territory Power, and
 2. the APFF to be responsible for the appointment of the officers of the aforesaid Judicial Commission.
8. Discussed the resolution to;
- a. Establish the APFF in the form of the Deed of Settlement tabled in the meeting (*see Annexure 1*) and declare that the Managing Trustee of the Trust is free of conflict of Interest in concurrently being the Managing Trustee of the APFF, and
 - b. Distribute 33% of the value of the secured assets of the Trust to the APFF set out in the Income Tax Return for the Year Ending June 2016 and subsequent Activity Statements lodged by the Trust in the alternative to relying on the right of set off as to damages against the Commissioner of Taxation and the Crown Generally, and
 - c. Declare
 - d. Draw an International Bill of Exchange ("the APFF IBOE") in the amount of the Distribution specified above being \$1,556,969,829,685 (*see Annexure 2*)
 - e. Secure the value of the APFF IBOE against the assets of the Crown including the Reserve Bank of Australia, and
 - f. distribute 33% of the rights of the Trust in respect to the Admitted Liabilities arising under the Notices to Admit Facts and secure those rights by registering a security interest of the Personal Property Security Act
 - g. Register the APFF as a charity with;
 - i. the Charities and Not For Profits Commission possibly as an Public benevolent Institution, and
 - ii. The United Nations

The Board of Trustees discussed the details above and resolved as follows;

[Resolution of Board](#) OVCR/APFF/30/04/2017

Page 4 of 8

CHAIRMAN INITIALS:

Resolutions of the Trust

Resolution No 1: It has been unanimously resolved and approved that the Managing Trustee is authorised by the Appointor and the Settlor of the APFF to be the Managing Trustee of the APFF at settlement being today's date 30th April 2017.

Resolution No 2: It has been unanimously resolved and approved, that the amount of \$1,556,969,829,685 as valuable consideration expressed by way of drawing of International Bill of Exchange Serial Number; 61.00064/17 is donated to the APFF with immediate effect.



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Resolution No 3: It has been unanimously resolved and approved that a security interest in favour of the APFF is to be registered over the Trust and the Crown on the Personal Property Security Register as Charges in accordance with the provisions of the *Personal Property Security Act 2009* (Cth) in order to secure the rights of,

1. The Trust to payment by the Crown and/or in the alternative Monetization by the Reserve Bank of Australia, and/ or other person, in accordance with law
2. The APFF to payment of the Value of the aforesaid International Bill of Exchange at Maturity by the Drawer and/or the Crown as the liable party

Resolution No 4: It has been unanimously resolved and approved that 33% of the rights of the Trust/Settlor to remedy against the Crown under all relevant laws and treaties are distributed to the APFF forthwith with immediate effect.

Resolution No 5: It has been unanimously resolved and approved that the Settlor/ the Trust declare and affirm that the Settlor/the Trust have no further right or title to the value or rights set out in resolutions 1-4 and that those values/rights now vest solely in the Trustee of the APFF.

FOR AND ON BEHALF OF THE TRUST:

The Trustees of the Andrew Garrett Family Trust No 4, Trading as
OenoViva Capital Resources ABN 42 388 204 496:

Name: Mr. Andrew Morton Garrett
 (Managing Trustee)
 Australian Passport #N3926144 and United Kingdom Passport #538401308
 Signed on this 30th April, 2017

Resolution of Board OVCR/APFF/30/04/2017

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17. Executive Immunities

A common law principle

17.1 It is a fundamental tenet of the rule of law that no one is above the law. This principle applies to the government, its officers and instrumentalities: their conduct should be ruled by the law. AV Dicey wrote that the rule of law encompasses:



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equality before the law or the equal subjection of all classes to the ordinary law of the land administered by the ordinary Law Courts; the 'rule of law' in this sense excludes the idea of any exemption of officials or others from the duty of obedience to the law which governs other citizens or from the jurisdiction of the ordinary tribunals.^[1]

17.2 In general, the government, and those acting on its behalf, should be subject to the same liabilities, civil and criminal, as any individual.^[2]

17.3 While various statutes now provide for immunities for the executive arm of the Commonwealth in a wide range of specific contexts, these immunities should have no wider application than is necessary to achieve the specific legislative purpose.

17.4 This chapter considers immunities granted by statute to the executive arm of government. It discusses the source and rationale of the principle that executive immunities from legal liability should be limited; how this principle is protected from statutory encroachment; and when laws that give the executive a wide immunity may be justified.

17.5 The ALRC calls for submissions on two questions.

Question 17-1 What general principles or criteria should be applied to help determine whether a law that gives executive immunities a wide application is justified?

Question 17-2 Which Commonwealth laws unjustifiably give executive immunities a wide application, and why are these immunities not justified?

17.6 The executive historically had the benefit of the broad common law immunity of 'the Crown'.^[3] However, that general immunity has been abrogated by statute in all states and territories.^[4] For the federal government, crown immunity from suit was abolished by the *Judiciary Act 1903* (Cth)^[5] ('*Judiciary Act*'), and arguably under section 75(iii) of the *Australian Constitution*.^[6] Under ss 56 and 64 of the *Judiciary Act* the executive is, so far as possible, subject to the same legal liabilities as the citizen.^[7]

17.7 Thus the Commonwealth of Australia now has no general Crown immunity from liability in tort or other civil actions and is subject to the same procedural and substantive laws as those which govern claims by one individual against another.^[8] The Crown is also now subject to vicarious liability for the torts of its servants and agents, and may also have a non-delegable duty, to the same extent as an individual.^[9]

17.8 Many statutes, however, provide an express immunity from liability arising out of certain functions or operations of government.^[10] There is also a general presumption of statutory interpretation (which has been called 'a presumption of crown immunity from statute'^[11]) that statutes were not intended to bind the Crown,^[12] in the absence of clear words or necessary implication.^[13] In 1990, the High Court in *Bropho v Western Australia* held that this presumption only provides limited protection to the government from liability under or control by statute. Contrary to some conflicting authority, the High Court emphasised that the presumption was simply a rule of statutory interpretation, and should not be elevated to any higher status.^[14] It gives way to an express or implied intention that legislation binds the executive.^[15] Where this rebuttable presumption applies and legislation is interpreted as not binding government, it may be said to give the executive a form of 'immunity' from laws which apply to ordinary citizens.^[16]



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17.9 However, this chapter is concerned only with express immunities from civil and criminal liability provided in Commonwealth statutes to the executive and its officers, employees, and agents.

17.10 An express immunity will often be qualified by a good faith requirement.^[17] So for example, s 99ZR of the *National Health Act 1953* (Cth) provides:

(1) ... neither the Commonwealth, the Chief Executive Medicare nor any person performing duty as a Customs officer or as a Departmental employee ... is liable for any act done in good faith by such a Customs officer, by the Chief Executive Medicare, or by such an employee in the performance of functions or duties, or the exercise of powers, under this Division.

[1] AV Dicey, *Introduction to the Study of the Law of the Constitution* (Macmillan, Third, 1889) 190.

[2] The issues in this chapter overlap considerably with those in Ch 16 on statutes authorising conduct that would otherwise be a tort.

[3] The term 'the Crown' refers to 'the government and its myriad components': Mark Aronson and Harry Whitmore, *Public Torts and Contracts* (LBC Information Services, 1982) 2, and following. This arises in the discussion of the history of Crown immunity and its abrogation. In contrast to the government, separate public authorities did not come within crown immunity: Carolyn Sappideen and Prue Vines (eds), *Fleming's The Law of Torts* (Lawbook Co, 10th ed, 2011) 215. Whether or not a government instrumentality is to be regarded as 'the Crown' may be significant on a purely procedural level of deciding who to sue: Aronson and Whitmore, 30.

[4] See further Aronson and Whitmore, above n 3, Ch 1.

[5] *Judiciary Act 1903* (Cth) ss 64, 56.

[6] Cf *Commonwealth v Mewett* (1997) 191 CLR 471.

[7] Nicholas Seddon, *Government Contracts: Federal, State and Local* (The Federation Press, 4th ed, 2009) 176.

[8] *Maguire v Simpson* (1977) 139 CLR 362. See further Aronson and Whitmore, above n 3, 7.

[9] The Crown was not, at common law, vicariously liable for its servants' or officers' torts and also had no direct liability to its citizen: Sappideen and Vines, above n 3, 215. But the laws abrogating Crown immunity reverse that position. For example, the Commonwealth was held to have a non-delegable duty in negligence as a school authority to its pupils: *Commonwealth v Introvigne* (1982) 150 CLR 258.

[10] Immunities of non-government actors from liability in tort were considered in Ch 16.

[11] Australian Law Reform Commission, *The Judicial Power of the Commonwealth—A Review of the Judiciary Act 1903 and Related Legislation*, Discussion Paper No 64 (2000) [5.171]–[5.172].

[12] 'Generally speaking, in the construction of acts of parliament, the king in his royal character is not included, unless there be words to that effect': *R v Cook* (1790) 3 TR 519, 521 (Lord Kenyon). See also: *Attorney-General v Donaldson* (1842) 10 M&W 117, 124 (Alderson B); *Ex Parte Post Master General*; *In re Bonham* (1879) 10 Ch D 595, 601 (Jessel MR).



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^[13] *Province of Bombay v The Municipal Corporation of Bombay* [1947] AC 58; *The Commonwealth v Rhind* (1966) 119 CLR 584.

^[14] *Bropho v Western Australia* (1990) 171 CLR 1, 15 (Mason CJ, Deane, Dawson, Toohey, Gaudron and McHugh JJ), 28 (Brennan J).

^[15] *Ibid* 18–19.

^[16] In modern times, with the increased outsourcing of governmental functions, the principle could provide protection to parties contracting with the Crown, but only where the application of statutory liability would impair the Crown's legal interests, or prevent the divestment of proprietary, contractual or other legal rights and interests of the Crown: *Australian Competition and Consumer Commission v Baxter Healthcare Pty Ltd* (2007) 232 CLR 1, 36–37 [64]–[68] (Gleeson CJ, Gummow, Hayne, Heydon and Crennan JJ).

^[17] For example, the *Environmental Planning and Assessment Act 1979* (NSW) provides that a council issuing a planning certificate in respect of land 'shall not incur any liability in respect of any advice provided in good faith': *Environmental Planning and Assessment Act 1979* (NSW) s 149. Such a section would prevent a council incurring liability for negligent misstatement in a certificate, as had occurred in *Shaddock v Parramatta City Council* (1981) 150 CLR 225.

Traditional Rights and Freedoms—Encroachments by Commonwealth Laws (IP 46)

INVOKING INTERNATIONAL JURISDICTION

Kingdom of Spain v Infrastructure Services Luxembourg S.à.r.l. [2021] FCAFC 3

Appeal from: *Eiser Infrastructure Ltd v Kingdom of Spain* [2020] FCA 157

File number: NSD 329 of 2020

Judgment of: **ALLSOP CJ, PERRAM AND MOSHINSKY JJ**

Date of judgment: 1 February 2021

Catchwords: **ARBITRATION** – international arbitration – applications for recognition and enforcement of awards of the International Centre for Settlement of Investment Disputes (ICSID) under s 35(4) of the *International Arbitration Act 1974* (Cth) ('*Arbitration Act*')
PRIVATE INTERNATIONAL LAW – foreign state immunity – where foreign state respondent asserts sovereign immunity – interaction between s 9 of the *Foreign States Immunities Act 1985* (Cth) ('*Immunities Act*') and the *Convention on the Settlement of Investment Disputes between States and Nationals of Other States* (the ICSID Convention) which is given the force of law by s 32 of the *Arbitration Act* – where s 9 of the *Immunities Act*



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provides that a foreign state is immune from the jurisdiction of the courts of Australia in a proceeding – where s 10 of the *Immunities Act* provides that a foreign state is not immune in a proceeding in which it has submitted to jurisdiction whether by agreement or otherwise – whether by Art 54(2) of the ICSID Convention the foreign state respondent has agreed to submit itself to the jurisdiction within the meaning of s 10 of the *Immunities Act*

PUBLIC INTERNATIONAL LAW – foreign state immunity – interpretation of the ICSID Convention – whether the ICSID Convention excludes any claim for foreign state immunity in proceedings for the recognition and enforcement of an award – meaning of recognition and enforcement in Art 54 and execution in Art 55 – where Art 55 provides that nothing in Art 54 shall be construed as derogating from the law in force in any Contracting State in relation to immunity from execution

Legislation:

Foreign States Immunities Act 1985 (Cth) Pts II, IV; ss 3, 7, 9, 10

International Arbitration Act 1974 (Cth) Pt IV; ss 32, 34, 35

Judiciary Act 1903 (Cth) s 39B

Federal Court Rules 2011 (Cth) r 36.32

Convention on the Recognition and Enforcement of Foreign Arbitral Awards. Opened for signature 10 June 1958. 330 UNTS 3 (entered into force 7 June 1959)

Convention on the Settlement of Disputes between States and Nationals of Other States. Opened for signature 18 March 1965. 575 UNTS 159 art 50, 51, 54, 55, 64. (entered into force 14 October 1966)

The Energy Charter Treaty. Opened for signature 17 December 1994. 2080 UNTS 95 art 26. (entered into force 16 April 1998)

UNCITRAL Model Law on International Commercial Arbitration (as adopted by the United Nations Commission on International Trade Law on 21 June 1985, and as amended on 7 July 2006)

Vienna Convention on the Law of Treaties. Opened for signature 23 May 1969. 1155 UNTS 331 arts 4, 33. (entered into force 27 January 1980)

Cases cited:

Benvenuti & Bonfant v People's Republic of the Congo (Cour d'appel, Paris, 26 June 1981) 1 ICSID Reports 368; 108 Journal du Droit International 843



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Branir Pty Ltd v Owston Nominees (No 2) Pty Ltd [2001] FCA 1833; 117 FCR 424

Coulton v Holcombe [1986] HCA 33; 162 CLR 1

Lahoud v The Democratic Republic of Congo [2017] FCA 982

Liberian Eastern Timber Corporation (LETCO) v Liberia, (United States District Court for the Southern District of New York, 12 December 1986) 2 ICSID Reports 383

Micula v Romania [2020] UKSC 5; 1 WLR 1033

O'Brien v Komensaroff [1982] HCA 33; 150 CLR 310

Plaintiff S157/2002 v Commonwealth of Australia [2003] HCA 2; 211 CLR 476

PT Garuda Indonesia Ltd v Australian Competition and Consumer Commission [2012] HCA 33; 247 CLR 240

Re McBain; Ex parte Australian Catholic Bishops Conference [2002] HCA 16; 209 CLR 372

Société Ouest Africaine des Bétons Industriels (SOABI) v Senegal (Cour de cassation, 11 June 1991) 2 ICSID Reports 341; 118 Journal du Droit International 1005

TCL Air Conditioner (Zhongshan) Co Ltd v Judges of the Federal Court of Australia [2013] HCA 5; 251 CLR 533

Thiel v Federal Commissioner of Taxation [1990] HCA 37; 171 CLR 338

Traxys Europe SA v Balaji Coke Industry Pvt Ltd (No 2) [2012] FCA 276; 201 FCR 535

University of Wollongong v Metwally (No 2) [1985] HCA 28; 60 ALR 68

Kronke H, Nacimiento P, Otto D, Port NC (Eds), *Recognition and Enforcement of Foreign Arbitral Awards: A Global Commentary on the New York Convention* (Kluwer Law International, 2010)

Schreuer CH, *The ICSID Convention: A Commentary* (2nd ed, Cambridge University Press, 2009)

van den Berg AJ, *The New York Arbitration Convention of 1958* (Kluwer 1981)

Ex Debito Justitiae⁶

Acting on instructions from **Chris Kourakis alleged Crown Solicitor**, Lancione Partners acting on behalf of my Ex-Wife on the 15th December 2004 did not argue breach of contract and Fraud by National Australia Bank⁷ nor did they argue overpayment and full compliance with orders for injunctive relief given by Besanko J dated 9th March 2004 also acting on instructions from **the Crown Solicitor** that were designed to run the plaintiff's out of cash-flow exacerbated by Mareva Orders also given by Besanko J on

⁶ Annexure 1

⁷ Annexure 2



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the instructions of Chris Kourakis against the Plaintiffs preventing them from dealing with their assets given on the 4th August 2004.

Similarly the application for Special Leave to Appeal Argument lodged in A67 of 2004 has also never been heard by the Crown acting on instructions by Chris Kourakis.

All Administrative and Judicial decisions given in matters related to me have been nullities an jurisdictional error driven by the Crown Solicitor at the time and now Chief Justice, Chris Kourakis.

Fines Revenue as Tax Revenue

From: andrew.garrett@australianpeoplefuturefund.org <andrew.garrett@australianpeoplefuturefund.org>

Sent: Wednesday, 3 November 2021 12:00 PM

To: 'premier@sa.gov.au' <premier@sa.gov.au>; 'fines@sa.gov.au' <fines@sa.gov.au>; 'Scott Laidlaw' <scott@matthewmitchell.com.au>

Cc: 'Steve.Georganas.MP@aph.gov.au' <Steve.Georganas.MP@aph.gov.au>; 'Senator.ONeil@aph.gov.au' <Senator.ONeil@aph.gov.au>; 'Senator.Patrick@aph.gov.au' <Senator.Patrick@aph.gov.au>; 'Senator.Pratt@aph.gov.au' <Senator.Pratt@aph.gov.au>; 'economics.sen@aph.gov.au' <economics.sen@aph.gov.au>

Subject: AMG 4056 GARRETT FAMILY REVENUE Fine Reference : AMC-20-2886 ; Decline to Pay from one pocket to another ; United Nations Trade Law; CALL INTERACTION REF; 20015817737 PART 2

Importance: High

AMG 4056 GARRETT FAMILY REVENUE Fine Reference: AMC-20-2886; Decline to Pay from one pocket to another ; United Nations Trade Law; CALL INTERACTION REF; 20015817737

State of South Australia as Agent for the Crown
Care of the Alleged Premier: Mr Steven Marshall
Attn Fines Enforcement and Recovery Unit
Biller Code 4655450
Cc Scott Laidlaw, Matthew Mitchell Solicitors

Mr Marshall, Fines Payment Unit,

Please note self-Explanatory correspondence attached and set out below

Notice to Agent is Notice to Principal and Vice Versa; **FINES REVENUE IS GENERAL REVENUE OF THE GARRETT FAMILY** as admitted by you; there seems little point to shifting money from one pocket to another of the Managing Controller and Liquidator appointed to the Crown; I decline to do so.

SET OFF APPLIES IN ANY EVENT

Some, but not all the relevant Law in respect to Set Off is disclosed at Exhibits **AMG 298 (Annexure 4), AMG 438 & AMG 441.**

Under the Corporations Act 2001 section 553C(1) allows for set offs to be made when there have been mutual credits, debts or dealings between an insolvent company that is being wound up and a person who seeks to have a claim or debt admitted against the company.

A consideration of this has recently come to light in respect of an unfair preference claim. In the case of *Jetaway Logistics Pty Ltd (Recs and Mgrs Apptd) (in LIQ) v The DCT* [2008] VSC 397, Justice Robson of the Supreme Court of Victoria had to decide whether or not setting off fuel entitlements to a tax debt was an unfair preference and if it was not, whether or not 553C(2) applied, meaning that the DCT could not have the fuel set offs because they had notice that Jetaway was insolvent.



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3. Was there knowledge of the insolvency?

Robson J had to decide on the meaning of 'notice' for the purposes of 553C.

He accepted arguments from the DCT that 553C required actual notice not just a mere suspicion that Jetaway was insolvent. This has to be compared with the position under, say 588FG, which requires mere suspicion of insolvency.

To have had notice, the DCT argued they would have had to have known of at least one of the provisions set out in 459C(2) of the Corporations Act and they did not.

His Honour relied on the case of *Farrah Constructions v Say-Dee Pty Ltd* (2007) 230 CLR 89 which held that negligent failure to make inquiries did not constitute actual knowledge.

Various facts proved that the DCT had a suspicion of insolvency and the evidence they did have only pointed to a temporary lack of cash flow. Consequently, there was insufficient knowledge by the DCT to constitute actual notice that Jetaway was insolvent. Robson J agreed with the DCT's submissions and held that there was insufficient evidence that the DCT did have notice that Jetaway couldn't pay its debts when they were due.

The issues confronting you have never been larger, on the grounds set out in the Public Interest Disclosure to Public Officials I have exercised hereditary discretionary public powers conferred under the Five Enactments and equitably set-off the amount you claim to be owed in Exhibit AMG 4056 against the money you admit being owed to me by You which is disclosed in AMG 4052.

S61 OF THE CONSTITUTION

Pursuant to the Notice of Seizure of Collateral under s123 of *the Personal Property Security Act 2009* (Au) and appointment of Managing Controller s61 has been an undisputed hereditary asset of the Andrew Garrett Family Branch of the Garrett Family and Matters Family since the 1st June 2019.

As the Head of the Andrew Garrett Family Branch of the Garrett Family and Matters Family I am, and/or my licensees, heirs successors and assigns, the only person with standing to speak on behalf of Australia.

FAILURE TO FILE A DEFENCE IN DCCIV-2003-1666; *The Crown v Andrew Garrett* CONSENT TO ORDERS TO SET ASIDE DEFAULT JUDGEMENT

Lancione Partners acting on instructions of Chris Kourakis failed to file a defence that no debt was owed to the Commissioner of Taxation appearing on the corrected Running Balance of Account.⁸

The Commissioner of Taxation failed to consent to orders setting aside the Default Judgment since 2008 and interference in AAT proceedings by Chris Kourakis⁹

A mongrel bunch of bastards; The small businesses being crushed by the Australian Tax Office¹⁰

Kind Regards,



RESERVE BANK
OF AUSTRALIA



Signature: _____

Name / Title: Mr. Andrew Morton Garrett

CEO/ Chairman/ Managing Trustee of the Boards of Trustees of the Andrew Garrett Family Trust No 4 trading as OenoViva Capital Resources, and the Australian People Future Fund, The Crown Attorney General to Commonwealth of Nations, Managing Controller and Liquidator appointed to the Crown (Liquidator and Managing Controller Appointed)

⁸ Annexure 3

⁹ Annexure 4 AMG 144 - AMG 173, AMG 1498 – AMG 1539

¹⁰ AMG 3717



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ANNEXURE 1

EXHIBIT AMG 1697

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⁶ *Clone Pty Ltd v Players Pty Ltd (in Liq)* (2018) 264 CLR 165 at 184 [2].

⁷ In any event, each of the Summons (AB1:11), the Application for Judicial Review at (AB1:28) and the application filed on 1 August 2018 (AB1:47), in the endorsements, also invoked the Court's inherent jurisdiction.

⁸ *New South Wales v Kable* (2014) 252 CLR 118 at 133 [32].

⁹ See, eg, *Hadkinson v Hadkinson* [1952] P 285 at 288.

¹⁰ *New South Wales v Kable* (2014) 252 CLR 118 at 132-3 [30].

Setting aside a judgment or decree for a fundamental defect and want of jurisdiction

5. One of the other accepted "discrete grounds" for setting aside perfected orders is where there has been a fundamental defect in the proceeding or want of jurisdiction. In the relatively rare circumstances where this ground is established, a party aggrieved by the judgment is entitled to have it set aside "*ex debito justitiae*" — meaning *as of right* rather than in the exercise of a general discretion.

6. There is no reason why r 242 of the Supreme Court Civil Rules 2006 should not be understood as the provision, in the rules, by which applications may be made by an affected person who is entitled to have an order of the Court set aside *ex debito justitiae* in the inherent jurisdiction of the Court. That plainly falls within the concept of setting aside of orders where "the justice of the case so requires"; indeed it is the quintessential case where the "justice of the case" requires the setting aside of orders.⁷

8. It is well established that the orders of a State Supreme Court, being orders of a superior court of record, are "valid until set aside".⁸ That means that, unless and until such orders *are* set aside, they operate as orders of the Court and are treated as having full effect, including for the purposes of the law of contempt.⁹ Although superior courts are sometimes referred to as courts of "unlimited jurisdiction", there is in Australia no such thing as a court with truly unlimited jurisdiction;¹⁰ it thus is perfectly natural, and meaningful, to speak of the Supreme Court of a State acting in excess or want of jurisdiction, even though its orders will still be valid unless and until set aside.

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9. The judgment of Rich J in *Cameron v Cole* has often been cited in connection with the proposition that the orders of superior courts are valid until set aside. His Honour said:¹¹

¹¹ (1944) 68 CLR 571 at 590-91. (Emphasis added.)

¹² [1943] 1 KB 256.

¹³ (1979) 143 CLR 1 at 7-8.

Second, if in the course of a purported trial a fundamental irregularity has occurred which prevents it from being a trial at all, the decision of the Court is either void or voidable. It is settled by the highest authority that the decision of a superior court, even if in excess of jurisdiction, is at the worst voidable, and is valid unless and until it is set aside (Baron Martin advising the House of Lords in *Scott v Bennett; Revell v Blake* (where Blackburn J draws the distinction between a superior and an inferior court in this respect). I am unable to feel any doubt that the Federal Court of Bankruptcy is a superior court. The language of Lord Greene MR, in *Craig v Kanssen*,¹² where he says that "a person who is affected by an order which can properly be described as a nullity is entitled *ex debito justitiae* to have it set aside," is correct as an abstract proposition; but since the order before his Lordship was one of a superior court, the expression is somewhat misleading, and his statement that the distinction is "between proceedings or orders which are nullities and those in respect of which there has been nothing worse than an irregularity" fails, I venture to think with all submission, to meet the actual facts of the case. This is true enough in the case of an inferior court (*In re the Affairs of Hart*); but in the case of a superior court the distinction is between irregularities so fundamental as to create an unconditional right, *ex debito justitiae*, to have the judgment set aside, and non-fundamental irregularities as to which the court has a discretion. Since the case before the Master of the Rolls was one of the former type, although no exception can be taken to his Lordship's actual conclusion, his criterion was, with all deference, somewhat inaptly expressed.



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10. Rich J thus accepted that, in the case of orders made by a superior court which are made without jurisdiction (ie, those affected by “fundamental” irregularities), a person affected is entitled to have them set aside *ex debito justitiae*, whereas in the case of other regularities (ie, those not going to jurisdiction; not “fundamental”) the court has a discretion whether or not to set them aside. Rich J confirmed that distinction, although he pointed out that it is potentially misleading, in connection with a superior court of record, to refer to the category of orders affected by fundamental irregularities as “nullities” because the orders of superior courts of records are valid unless and until set aside. The judgment of Rich J was discussed by Gibbs J in *Taylor v Taylor*¹³ and was described as “particularly important.”

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11. The following passage from the High Court decision in *Brennan v Brennan* adopts the same dichotomy between “fundamental” and other irregularities:¹⁴

¹⁴ (1953) 89 CLR 129 at 134 (Williams ACJ, Webb and Kitto JJ). See also *R v Pettigrew* [1997] 1 Qd R 601 at 609 (Fitzgerald P).

¹⁵ (2017) 316 FLR 159 at [98]-[114].

¹⁶ (2001) 165 FLR 390, particularly at [17]-[22], [28]-[47].

¹⁷ [1963] Ch 502 at 523-4.

But a judgment or order of a superior court having authority to determine its own jurisdiction, however fundamentally impeachable it may be, is not void but voidable and is valid and effective unless and until it is set aside. In a superior court the question is not whether the judgment or order is void or voidable but whether the flaw complained of is a mere irregularity which leaves the court with a discretion whether to set aside the judgment or order or not or is a fundamental miscarriage which prevents the trial being a real trial at all so that the person prejudiced is entitled *ex debito justitiae* to have the judgment or order set aside. A judgment or order effected by fundamental miscarriage is often referred to as a nullity, but if it is a judgment or order of a superior court that does not mean that it is void but only that it can be disregarded by the person against whom it operates in the sense that if the person in whose favour it has been made seeks to enforce it the former is entitled, as we have said, to have it set aside *ex debito justitiae*: *Ex parte Williams* (1934) 51 CLR 545 at 550; *Cameron v Cole* (1944) 68 CLR 571 at 585.

12. The passage would appear to equate matters that would result in “nullities” in the case of inferior courts (ie, irregularities that “prevent the trial being a real trial at all”) with “fundamental miscarriages” of the kind which, in the case of superior courts of record, entitle a person to have the order set aside *ex debito justitiae*.

13. Useful discussion of the topic is to be found in the judgment of Refshauge ACJ in *Commonwealth v Davis Samuel Pty Ltd (No 11)*¹⁵ and in the judgment of Austin J in *Brown v DML Resources Pty Ltd (No 4)*,¹⁶ albeit that it needs to be appreciated the latter discussion focussed, understandably, upon the particular situation relevant to the facts of that case of an application to set aside orders *ex debito justitiae* based upon an asserted denial of procedural fairness.

14. Both Refshauge ACJ and Austin J referred to the judgment of Upjohn LJ in *In re Pritchard (dec'd)*; *Pritchard v Deacon*.¹⁷ Upjohn LJ identified three categories of cases in which a person affected by the order of a superior court was entitled, upon

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application, to have it set aside *ex debito justitiae*. The two most relevant of those categories, each of which fairly describes the present case, were:¹⁸

¹⁸ [1963] Ch 502 at 523-4. It may be noted that the irregularity in *Finnegan v Cementation Co Ltd* [1953] 1 QB 688 seems to have been rather more “technical” in nature than the failures to comply with the statutory requirements for commencing the Tribunal and Supreme Court proceedings in the present case.

¹⁹ *R v Janceski* (2005) 64 NSWLR 10; *R v Morais* (1988) 87 Cr App R 9.

²⁰ (1975) 10 SASR 128.

²¹ (1975) 10 SASR 128 at 134. (Emphasis added.)

(ii) Proceedings which have never started at all owing to some fundamental defect in issuing the proceedings.

(iii) Proceedings which appear to be duly issued but fail to comply with a statutory requirement: see, for example, *Finnegan v Cementation Co Ltd* [1953] 1 QB 688.



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15. At least in circumstances such as those raised by the appellant in the present case, the critical distinction — between fundamental irregularities going to jurisdiction and other irregularities that do not result in a want of jurisdiction — is essentially the same for superior courts and inferior courts; it is the *effect* of the order being made beyond jurisdiction that is different. In the case of inferior courts, orders made without jurisdiction may (at least ordinarily) be treated as invalid *ab initio*.¹⁹ In the case of superior courts, orders made without jurisdiction are not “invalid” or “nullities”, but will be “voidable as of right” (ie, the effected party is entitled, on application, to have them set aside *ex debito justitiae*) while orders affected by other irregularities are only voidable in the exercise of the court’s discretion.

16. In *R Moore & Sons Regd v De Biasi*,²⁰ a the senior judge of the Local Court had refused to try a matter referred to that Court by an order of the Supreme Court (Walters J), on the basis that the order referring the matter to the Local Court had been made without jurisdiction. Walters J held that his order had been made within jurisdiction. However, in *obiter dicta*, Walters J said:²¹

Quite apart from what I have already said, it seems to me, with all respect to the learned Senior Judge, that once the order for the transfer of the action to the Local Court had been sealed with the seal of the Supreme Court and had been received into the Local Court, it was not for the Judge to go behind the order, to inquire into the circumstances in which it was made, or to rule upon its validity. Nor do I think that he should have refused to try the action. If the Judge had any doubt about the validity of the order, by reason of want of jurisdiction on my part, the proper course for him to have adopted would have been to stay or adjourn the action, so that he, or anyone of the parties, might raise the question of jurisdiction in this Court. ⁷



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17. This passage makes clear that the orders of the Supreme Court are to be treated as valid but that, if an order is made beyond jurisdiction, the Supreme Court itself may set it aside. This is confirmed by this passage cited by Walters J from the judgment of Lord Cockburn in *Blades v Lawrence*:²²

²² (1874) LR 9 QB 374 at 376. (Emphasis added.)

²³ (2007) 69 NSWLR 327

²⁴ (2007) 69 NSWLR 327 at [93]-[94], [99] (discussing *Cameron v Cole*),

There was an order of the superior court, affirming on the face of it that it emanated from the superior court, and was made by the authority of the court or judge. The only course, therefore, for the judge of the London court was to obey the order. Had there been on the facts any question; if, for instance, it had appeared that the judge's clerk had affixed the signature without any authority whatever, the judge of the London court might have applied to the superior court to set the order aside: but it clearly was not competent to the judge, on his own motion, to determine the validity or invalidity of the order bearing the proper authentication on its face; his only course was either to obey it or to get it set aside by application to the superior court.

18. The power of the Court to set aside orders on the basis of fundamental defect and want of jurisdiction plainly is not limited to orders that have not been “perfected”. The cases draw no distinction between “perfected” and “unperfected” orders. Moreover, the example given by Lord Cockburn — an order of the Court signed by a judge's clerk without any authority — serves as a reminder that there are various ways a superior court order (valid on its face and merely voidable) might be made without jurisdiction, and starkly illustrates the potential consequences of a doctrine that would treat perfected orders made without any jurisdiction as somehow incapable of being set aside by the Court from which they issued.

19. The entitlement of an affected party to have the order of a superior court, made without jurisdiction, set aside on application *ex debito justitiae* was referred to in *Deveigne v Askar*.²³ Although that case involved the District Court of New South Wales, an inferior court, the judgment identified the relevant difference between inferior and superior courts.²⁴ Where the jurisdiction of the court was not properly invoked, that results in the order of an inferior court being a true “nullity”, and results in the order of a superior court (even though not a true “nullity”) being liable to be set aside *ex debito justitiae*.

20. In *Luka v Lake Macquarie City Council*, ²⁵ Bignold J of the New South Wales Land and Environment Court (a superior court of record) referred to *Cameron v Cole* and



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Taylor v Taylor, to which reference has been made above, and quoted the following passage from the judgment of Lord Diplock, for the Privy Council, in *Isaac v Robertson*:²⁵

²⁵ [2001] NSWLEC 193; 117 LGERA 117 at [24].

²⁶ [1997] NSWLEC 47.

²⁷ [2005] NSWSC 669 at [48].

²⁸ See, eg, *Craig v Kanssen* [1943] KB 256; *Antoine v Barclays Bank plc* [2018] 4 WLR 67 (Ch D) at [115.5] (“[w]here the irregularity in the order is such as to undermine the whole proceedings ...”), aff’d in *Antoine v Barclays Bank plc* [2019] 1 WLR 1958 (CA) at 1970 [31]; *Firman v Ellis* [1978] 1 QB 886 at 914 (Ormrod LJ); *In re Pritchard (decd)*; *Pritchard v Deacon* [1963] Ch 502 at 509 (Wilberforce J), 523-4 (Upjohn LJ).

²⁹ [1943] KB 256.

³⁰ (2001) 165 FLR 390 at [43]-[44].

The cases that are referred to in these dicta do not support the proposition that there is any category of orders of a court of unlimited jurisdiction of this kind: what they do support is the quite different proposition that there is a category of orders of such a court which a person affected by the order is entitled to apply to have set aside *ex debito justitiae* in the exercise of the inherent jurisdiction of the court without his needing to have recourse to the rules that deal expressly with proceedings to set aside orders for irregularity and give to the judge a discretion as to the orders he will make. The judges in the cases that have drawn the distinction between the two types of orders have cautiously refrained from seeking to lay down a comprehensive definition of defects that bring an order into the category that attracts *ex debito justitiae* the right to have it set aside save that specifically it includes orders that have been obtained in breach of rules of natural justice.

21. Bignold J then added:²⁶

In my opinion if the Council can successfully establish that the Court Orders were relevantly made “without jurisdiction” that would constitute a defect sufficient to entitle it, *ex debito justitiae*, to have those orders set aside.

22. Similarly, in *van den Braak v Chegwidan*, Nicholas J spoke of “the common law right to relief *ex debito justitiae* from a judgment or award made without jurisdiction”.²⁷

23. The position expounded above is broadly supported by numerous English authorities.²⁸ However, some caution may need to be exercised in relation to their use, for two reasons. First, as was explained by Rich J in *Cameron v Cole*, the use of terminology (especially “nullity”) in some of the English cases — particularly *Craig v Kanssen*²⁹ and cases which refer to it — is apt to mislead. Secondly, as was explained by Austin J in *Brown v DML Resources Pty Ltd (No 4)*,³⁰ there are aspects

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of the judgment of Lord Denning in *MacFoy v United Africa Co Ltd*³¹ (which is referred to in many English authorities) that are not consistent with the law as stated in *Cameron v Cole*.³²

³¹ [1962] AC 152.

³² See also *Isaacs v Robertson* [1985] AC 97 at 102-3 (Lord Diplock) and *In re Pritchard (decd)*; *Pritchard v Deacon* [1963] Ch 502 at 520 (Upjohn LJ), where the terminology used by Lord Greene MR was criticised.

³³ *Supreme Court Act 1935* (SA), s 48(1).